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EXHIBIT "E"

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

THE ELIJAH GROUP, INC.)
Plaintiff)
vs.) CIVIL ACTION NO. SA08CA0907
THE CITY OF LEON VALLEY, TEXAS))
Defendant)

ORAL VIDEOTAPED DEPOSITION

DARRYL W. CRAIN

MAY 13, 2009

ORAL VIDEOTAPED DEPOSITION OF DARRYL W. CRAIN, produced as a witness at the instance of the Defendant and duly sworn, was taken in the above-styled and numbered cause on the 13th day of May, 2009, from 9:33 a.m. to 4:34 p.m., before ELENA MALONEY, Certified Shorthand Reporter in and for the State of Texas, reported by computerized stenotype machine at the offices of DENTON, NAVARRO, ROCHA & BERNAL, P.C., 2517 N. Main Avenue, San Antonio, Bexar County, Texas 78212, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

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Page 2	Page 4
FOR PLAINTIFF: DANIEL P. WHITWORTH STUMPF & FARRIMOND Attorneys at Law 112 East Pecan Street, Suite 700 San Antonio, Texas 78205 Telephone: (210)231-0919 Fax: (210)231-0004 FOR DEFENDANT: RYAN S. HENRY MIGUELANGEL MATOS DENTON, NAVARRO, ROCHA & BERNAL, P.C. 12517 N. Main Avenue San Antonio, Texas 78212 Telephone: (210)227-3243 Fax: (210)225-4481 ALSO PRESENT: PATRICK KNAPICK, Videographer of Federal Court Reporters; DARRYL W. CRAIN, The Witness; ELENA MALONEY, CSR, Certified Shorthand Reporter;	1 EXHIBITS (cont.) 2 EXHIBIT DESCRIPTION PAGE 3 6 Certification of Formation, 105 Nonprofit Corporation 4 7 Application for Zoning Change, 113 5 Case No. ZC 8 Second Amendment of Purchase 132 Agreement 7 9 Lease Agreement 136 8 10 Certificate of Occupancy 162 9 Application 10 II Inspection Report 163 11 12 Inspection Report 164 12 13 2/11/09 Letter 185 13 14 Certificate of Occupancy 192 14 15 Xerox Color Photograph 223 15 16 17 18 19 20 21 22 23
24 25 Page 3	24 25 Page 5
1	THE VIDEOGRAPHER: In the matter of The Elijah Group, Incorporated versus the City of Leon Valley, Texas, in the United States District Court for the Western District of Texas, San Antonio Division, Civil Action Number SA08CA0907, this is the deposition of Pastor Darryl Crain recorded on the 13th day of May 2009. Present today, would counsel for the plaintiff please introduce themself. MR. WHITWORTH: Dan Whitworth on behalf of The Elijah Group, Inc. THE VIDEOGRAPHER: Counsel for the defense. MR. HENRY: Ryan Henry on behalf of Leon Valley and Miguel Matos is here as well. THE VIDEOGRAPHER: Our court reporter today is Ms. Elena Maloney with Federal Court Reporters of San Antonio. I'm the videographer, Patrick Knapick, also with Federal Court Reporters of San Antonio. The time right now is 9:33 a.m. We are on the record. Madam Court Reporter, please swear in our witness.

1 Leon Valley, correct?

2 A. Yes, sir.

3 Q. Okay. I'm not your lawyer, right?

4 A. Right.

5 Q. Okay. Your lawyer is sitting across from you?

Page 8

Page 9

6 A. The good looking one.

7 Q. The good looking one, that's right. During the

8 deposition you are under oath and you have promised to

9 come here and tell the truth while I ask you questions.

10 You understand that, right?

11 A. Yes, sir.

12 Q. All right. Now, the courter reporter is taking

13 everything you say down. And so even though it's being

14 recorded on video, I still need you to give me a verbal

15 answer because she can't take down head nods or head

16 shakes.

17 A. Yes, sir.

18 Q. Okay.

19 A. I understand.

Q. Now, if during anytime during this deposition

21 if I ask you a question that you don't understand, I

22 want you to stop me and -- because I don't want you to

23 answer a question that you don't understand. Okay?

24 A. Yes, sir.

Q. Okay. And so can I have your promise that you

Page 7

A. We were in a legal matter about some land a few years back.

DARRYL W. CRAIN,

EXAMINATION

A. Darryl Wayne Crain. Don't ask.

Q. You have been deposed before?

Q. Okay. Now, you're a -- you're a pastor,

O. So it's appropriate for me to call you pastor.

Q. Okay. Pastor Crain, have you ever been deposed

Q. Once before. And what was the purpose of that

A. Good morning.

for the record.

A. Yes, sir.

A. Yes, sir.

A. Yes, sir.

A. Uh-huh.

A. Once.

deposition?

Q. How many times?

A. Yes.

O. Is that fine?

correct?

correct?

before?

having been first duly sworn, testified as follows:

Q. (BY MR. HENRY) Good morning, Pastor Crain.

Q. Okay. Could you please state your full name

3 Q. Okay. And when you say we, you mean who?

4 A. The church.

5 Q. The church. And was that The Elijah Group?

A. No. That was when we were Redemption

7 Tabernacle Ministries.

8 Q. Okay. And you were the pastor of Redemption

9 Tabernacle --

10 A. Yes.

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11 Q. -- Ministries? Okay. So you have been through

12 a deposition before?

A. Uh-huh.

14 Q. Okay. So I won't need to go through all of the

15 basics of it, but I'll will just touch base with you and

16 maybe it's a refresher course for you.

A. Okay.

18 Q. You understand that The Elijah Group has

19 brought a lawsuit against the City of Leon Valley,

20 correct?

A. Yes, sir.

Q. Okay. And that's what this deposition is in

23 reference to. Do you understand that?

A. Uh-huh, yes, sir.

Q. Okay. You understand I represent the City of

1 are going to do that?

A. Yes, sir.

3 Q. Okay.

2

7

8

A. If I don't understand something, you will be

5 the first to know.

6 Q. Okay. And can I assume that if you answer the

question, that you have understood it?

A. Yes, sir.

9 Q. Okay. Now, if at any time during the

10 deposition you need to take a break and go to the

11 bathroom or talk to your lawyer or whatever, just let me

12 know. Okay?

13 A. Yes, sir.

Q. Okay. You have given us your full name. What

15 is your address?

A. 10815 Hunters Way, Helotes, Texas 78023.

Q. Okay. Is that a residence?

18 A. Yes, sir.

19 Q. Okay. Now, I thought I remembered something in

20 your discovery responses that the church actually owns

21 that house; is that correct?

A. Yes, uh-huh.

Q. Okay. And that's The Elijah Group that owns

24 that house?

23

25 A. Yes, sir.

(Pages 10 to 13) Page 10 1 Q. Okay. And how are you employed? 1 she helps out in ministry stuff as well. 2 A. By The Elijah Group. I'm the pastor of the 2 church. That's my full-time job. 3 Elijah Group at all? Q. Okay. Now, The Elijah Group is a nonprofit 4 5 corporation, correct? 5 had our school. We are a day care, a child care 6 A. Yes, sir. 6 7 Q. Okay. And it's a religious entity, correct? 7 haven't reopened it yet, so she is not officially 8 A. Yes, sir. 8 employed. 9 Q. Okay. Before we get into issues with The 9 Q. Okay. Who are the directors of The Elijah Elijah Group, I want to ask a little bit more about 10 10 Group? yourself. Okay? 11 11 12 A. Okay. 12 13 Q. Okay. How old are you? 13 Q. Okay. And who is Julie? 14 A. I'm under oath. Forty. I just turned 40 last A. Julie is a member of -- of our church. 14 15 week or two weeks ago. 15 Q. Okay. Now, who were the directors of 16 Q. Okay. Well, happy birthday. 16 Redemption Tabernacle -- Tabernacle? A. Thank you. 17 17 A. I need to make a clarification just so -- so 18 Q. Are you married? 18 you know --19 A. Yes, sir. 19

Q. And what's your wife's name? 20

21 A. Christine.

22 O. Christine?

23 A. Crain.

24 Q. Crain. Okay. And how long have you been

25 married?

1

2

Page 11

A. Fifteen years.

Q. Fifteen years. Okay. Congratulations as well. 3 A. Thank you.

4 Q. Okay. Have you ever been married before?

5 A. No.

6 Q. Okay. So Christine has been your only wife?

7 A. As far as I know.

8 Q. Okay.

9 A. Yes. Yes, she has been my only wife.

10 Q. Okay. Do you have any kids?

11 A. Oh, yes.

12 Q. How many?

13 A. We have six children.

14 Q. Six children. Okay. Names and ages

15 respectively.

16 A. Tristyn is 14. Kailie is 12. Davilyn is ten.

17 Zoe is eight. Javen is three, going to be four in

two -- in three weeks. And my sixth child, Savae, is 18

19 seven months.

20 Q. Seven months. Okay. Congratulations again.

21 Not a lot of sleeping at night, are you?

22 A. Yes. We have -- My wife is a professional.

23 She is not -- We -- we sleep just fine.

24 Q. Okay. Now, what does your wife do?

25 A. My wife is a homemaker for the most part, but Q. Okay. And is she technically employed by The

A. Not at the moment. She -- she was while we had

facility, and she was employed while we had that, but we

A. Myself, my wife, my mother, my father, Irma and

W.J. Crain respectively, and a woman named Julie Cortez.

Q. Okay.

20 A. -- what of kind the distinction is. I think,

21 you know, it will help us. Redemption Tabernacle was a

22 denominational church. It was under the auspices of the

23 Nazarene denomination. So because it was a part of that

denomination, the -- the directorship or the leadership 24

25 was structured very differently.

Page 13

Page 12

What I mean by that is we -- we were

2 incorporated as a Church of the Nazarene. It wasn't

3 just, you know, like -- what we would be considered now

is a nondenominational, you know, Christian church 4

5 but --

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Q. You mean The Elijah Group?

A. The Elijah Group, yes.

Q. Okay.

A. Redemption Tabernacle was incorporated as a 9

10 Church of the Nazarene. And the directors basically is

you have to go by their manual. So it was myself as the

12 pastor of the church and then a church elected or a

church appointed board. 13

14 Q. Uh-huh.

15 A. So the directorship that we have now, I just

basically tell -- you know, it's my mom, my dad, my 16

17 wife, and a lady from our church. Whereas prior to, it

18 was an elected board according to the denomination --

19

according to the rules of the denomination we were a 20 part of.

21

24

Q. Okay. And who were the directors of --

22 A. If I'm not mistaken, the board is what it's

23 actually called. It was myself, my dad, a man named

T.A. Littlefield, Fructuoso Delgado, Rey Trejo and Larry

25 Esquivel I think were the ones. It's on the paperwork

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Page 14

- 1 that -- that -- that we gave you guys back...I believe.
- 2 Q. Okay.
- 3 A. The actual names.
- 4 Q. I just need to make sure I understand the
- 5 corporate distinctions.
- 6 A. Okay. Go ahead.
- 7 Q. The Church of the Nazarene is a national or
- 8 international --
- 9 A. Right.
- 10 Q. -- religious organization?
- 11 A. Yes.
- 12 Q. Okay. And actually let me -- let me back up
- 13 real quick. When I was going through some of the basics
- 14 of the depo, I did skip one and I apologize.
- During the deposition, I don't want to
- 16 sound rude or anything and I like having, you know, a
- 17 conversational tone with you, but I need to make sure
- 18 that the court reporter -- she can only take down one of
- 19 us talking at a time.
- 20 A. Okay.
- 21 Q. So I promise to let you finish answering a
- 22 question before I ask the next one if you promise to let
- 23 me finish asking my question before you start to answer.
- A. Don't interrupt is what you are saying.
- 25 Q. That's exactly what I'm saying.

- Page 15
- A. Okay. I get it. Yes, sir.
- Q. Okay. All right. So the Church of the
- 3 Nazarene is a -- is it national or international?
- 4 A. International.
- 5 Q. International religious organization. And as a
- 6 denominational church of the Nazarene, you basically had
- 7 to abide by their tenets and --
- 8 A. Right.

1

- 9 Q. -- their directives?
- 10 A. Uh-huh.
- 11 O. Is that correct?
- 12 A. Yes. Yes, sir.
- 13 Q. Okay. And Redemption Tabernacle -- is it
- 14 Tabernacle?
- 15 A. Yes, sir.
- 16 Q. Okay. Was incorporated as part of that
- 17 denomination?
- 18 A. Yes, sir.
- 19 Q. Okay. And then you formed The Elijah Group
- 20 later; is that correct?
- 21 A. Yes, sir.
- 22 Q. Okay.
- A. But there is some back story there, and I can
- 24 kind of give it to you.
- Q. Why don't you go ahead and expand.

1 A. All right. Basically what happened was the --

2 the Nazarene church is where I started going as a child,

3 you know, years ago.

And long story short, they had asked me to start a church for them in -- in the San Antonio area.

6 I agreed and, you know, we started the church.

- 7 Q. About what time was that?
 - A. That was around the year 2000.
- 9 Q. Okay.

10 A. Okay. In 2004, the man who had asked me to

11 start the church -- they have a hierarchy, and basically

12 they have a man who his position is called the district

13 superintendent. He's in charge of all the churches of

14 south Texas -- he was retiring and a new guy was coming

15 in. That coupled with -- I --

Our church for the Nazarene

17 denomination -- our church was not, you know, a mega

18 church or anything like that. But for the Nazarene

19 denomination, it was one of the bigger ones in -- in

20 this area.

And I had brought in a gentleman, a guy,

22 to help me who was -- I'm not very -- I was not very

23 familiar with the tenets and all of the things that I

24 was supposed to be doing as a pastor of the Nazarene

25 denomination, so I brought in somebody who -- who was

1 very familiar with that.

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Page 17

Page 16

2 The thing was he and I just did not -- you

3 know, we just didn't -- didn't mesh. So, you know, long

4 story short, the denomination basically decided to use

5 him to start another -- another church, and we felt best

6 that it would be good if I went my own way.

7 So we had -- for a period of about six or

8 seven months, we really didn't know -- I didn't know if

9 -- because our church went from 200 to about 100 and

10 then to about 50. And, you know, we were very, very

11 small for -- and that was around 2005. And we really

12 didn't know what was going to happen.

So we didn't do anything as far as the

14 incorporation or anything like that because we really

15 didn't know if the whole thing was going to dissolve or

16 if it was even going to be able to continue to go.

We met in the afternoons at another church

18 building and then we got a lease on Culebra Road. And

19 even then while we were leasing on Culebra Road, the

20 church was not growing or anything like that. I mean,

21 it was just really just barely making it. Excuse me.

Q. So at that point you weren't really an entity

- 23 yet?
- 24 A. No.
- 25 Q. Okay.

(Pages 18 to 21)

Page 18

A. And -- But as we -- we are about a year into this, I start realizing, okay, you know, whether we are good, bad, small or big, we need to organize ourselves a little bit better than what we are.

So we had a board meeting with -- with 6 people that -- that we elected. We dissolved the 7 previous corporation. I don't even know if we needed to do that because I think the Nazarene denomination

departed, but we had official minutes to do that because we were going to incorporate. 10

We were going to incorporate as Redemption Tabernacle Ministries. But when we checked into it, we couldn't use that name because it was also incorporated as Redemption Tabernacle Ministries, Church of the

15 Nazarene. You know, it was too close or whatever.

So we just kind of let it sit until we were purchasing the house and until this -- You know, I'm skipping about two years now. You know, the church grew and we were purchasing this property. So we --

Q. Are you talking about the 6401 Bandera Road? 20

21 A. Right, the 6401 Bandera Road. We had -- we had

won that bid. And at that point, I knew, look, we need 22

23 to really get our ducks in a row here. And so we

24 incorporated, and I tried to incorporate as Redemption

Tabernacle Ministries first, but that name of course was 25

Page 20

A. You know, I don't know if we were or not. 1 2 O. Okav.

3 A. We signed paperwork with the denomination when,

you know, their -- They moved their headquarters. They 4

5 had a head -- The guy that I worked with had his

6 headquarters here in San Antonio. When he retired, they 7

merged.

9

8 Q. What was that guy's name?

A. His name was Dr. Jim Blankenship.

10 Q. Okay.

11 A. When he retired, another gentleman took over

12 and his headquarters were in Houston. So the

13 communication was a lot more difficult. But finally one

14 day, I went over to Houston. We, you know, had a very

15 long meeting.

16 And basically what the denomination said 17 is, you know, if you are thinking about like leasing 18 another property or anything like that, don't use our

name, you know. So you can't, you know, operate in a 19

20 denomination if -- if you can't use their name --

21 Q. Right.

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A. -- because it just -- it just doesn't work that

23 way. So, Ryan, I think we probably operated in a very

24 gray area for about six months to a year.

But when I would talk to our accountant,

Page 19

taken, so we used that Elijah Group. That's how that 1

2 whole thing came -- came about.

3 Q. Okay. So let me -- let me back up just a

4 little bit.

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5 A. Sure.

Q. When you were a denominational Church of the 6

7 Nazarene, basically it came to a point where you and the

Nazarene church decided it was probably best for 8

9 everybody if you split --

10 A. Right.

11 Q. -- and both went your separate ways? So when

12 you split, your -- your congregation shrunk?

13 A. Uh-huh.

14 Q. Is that correct?

15 A. Yes.

16 Q. Okay. Down to about 50?

17 A. Maybe even less.

18 Q. All right.

19 A. Because, you know, you figure, my family is --

20 you know, we are ten of us or eight of us.

21 Q. Okay.

22 A. So it was probably a little less than that.

23 Q. A little less than that. Okay. And you

weren't -- Were you still incorporated as the Nazarene 24

25 or you weren't sure if you were?

1 because we have an accountant, she would -- she told me,

2 well, technically churches don't have to incorporate

3 anyway, but, you know, you want to do that.

4 But for those six months, a year maybe, we 5 really don't know from, you know, one month to another

6 if our church was even going to be viable. So it really

7 wasn't a priority.

Q. And what time -- time period was that?

9 A. 2005, 2006, early 2007, something like that.

10 Q. Okay. So in 2005-2006, you were in this --

this limbo --11

12 A. Right.

13 Q. -- for lack of a better word?

A. Right. That would be a great word.

15 Q. Okay. And so once -- Did things start to

16 stabilize for you?

17 A. Yeah. And what we did was we opened a day care

18 facility which supplemented our income.

Q. Okay.

20 A. You know, and within a -- within, I would say,

21 six months -- well, about a year, it took about a year 22

to get to full capacity.

23 And once that was at full capacity, the

24 church was not growing exponentially by any stretch of

25 the imagination, but we had, you know, a real 50 people

Page 25

Page 22

Document 35-9

- there, you know, and people were getting involved and,
- 2 you know, so it was -- We couldn't have sustained the
- 3 lease with just the church. So...
- 4 Q. Okay.
- 5 A. But because we had the day care now, we had at
- least -- You know, we still didn't know if we were a
- 7 growing church, but at least we had a viable business to
- 8 operate and, you know, things of that nature.
- 9 Q. Okay. And this was the lease that you had on 10 Culebra Road?
- 11 A. Yes, sir.
- Q. Okay. And how big was that facility? 12
- 13 A. Well, we started with -- when we got in there
- 14 when we signed the lease, we were the only tenants in
- 15 the building. There was a bar right next door to us.
- 16 And that could have explained a little bit of our church
- 17 growth or lack thereof.
- 18 But anyway, the bar was right next to us,
- 19 and we were the only tenants in the building. And the 20 owner was from California. And he basically -- he -- he
- didn't have any problem with us using the whole facility 21
- 22 which was probably a little over 20,000 square feet. We
- 23 did not use the whole facility by any stretch of the
- 24
- imagination. We just used probably about eight to
- 25 10,000 square feet.

1 Q. Okay. 250. And if anything during the

- 2 deposition, if you think you made an error and want to
- 3 correct your testimony, just let me know.
- 4 A. Okay.

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- Q. Okay. So you moved in in roughly '05. And
- when you signed the lease, did you sign the lease with
- 7 them as Redemption Tabernacle?
 - A. Yes.
- 9 Q. Okay. You are not sure if that was right or
- 10 not, but that's what was signed?
- 11 A. It was okay for me to do that because I talked
- 12 to our accountant and, --
- 13 O. Okav.
- 14 A. -- I mean, legally it was okay, but, you know,
- 15 we were not incorporated as that name or anything like
- 16
- 17 Q. Okay. And you had already separated from the
- Church of the Nazarene at that point? 18
- 19 A. Yes.
- 20 Q. Okay. And so you had -- You were using the
- 21 facility. When did you begin day care services?
- 22 A. Probably 2006, the end of 2006.
- Q. Okay. Now, just for clarification, for church 23
- 24 use only, before you began using it for a day care
- facility, the church is sustained financially how?

Page 23

- 1 Q. Okay.
- 2 A. Within three months of us purchasing -- I mean,
- 3 signing this lease agreement with this guy, three to six
- 4 months, I don't remember, this was in 2005, he sold it
- 5 to somebody else, and that person moved in and moved
- 6 from California to San Antonio, and they, you know, were
- 7 on site, and they gave us parameters and everything like
- 8 that.
- 9 Q. Okay.
- 10 A. I think we had probably about 8,000 square feet
- 11 at that time and then we continued to shrink because we
- 12 would give them back different property -- I mean,
- 13 different parts of the -- of the building to -- to
- lessen our lease. 14
- 15 Q. Okay. So you wouldn't be charged as much --
- 16 A. Right.
- Q. -- if you weren't using as many square feet? 17
- 18 A. Right.
- 19 Q. Okay. So do you remember the address for
- 20 Culebra Road?
- 21 A. 8323 Culebra Road, Suite 102.
- 22 Q. Okay.
- 23 A. 78251.
- 24 Q. Okay. So --
- 25 A. 250. It was 250.

- 1 A. Through the contributions of its members. 2
 - Q. Okay. So you are sustained through donations?
- 3 A. Yes, sir.
- 4 Q. Okay. And with a smaller congregation, you
- don't get as many donations? 5
- 6 A. You are sharp, Ryan.
- 7 Q. That's the way it normally works?
 - A. Yeah, that's the name of -- yeah.
- 9 Q. Okay. And so the more members you have --
- 10 A. Right. Your contributions go up.
- 11 Q. ' -- your contributions go up?
- 12 A. Right.

- 13 Q. Okay. So the contributions really weren't what
- 14 they were when you were with Nazarene?
- 15 A. Right. Right.
- 16 Q. Okay. Now, did you -- When you were with
- 17 Nazarene, did you have to give a portion of those
- 18 contributions to the denomination?
- 19 A. You were required to.
- 20 Q. Okay.
- 21 A. But because we were a new church, a new church
- 22 is given a three to five-year window before they have to
- start doing that. After that three to five years, you
- 24 are going to be giving about 20 percent of your total
- contributions to the denomination, ten percent for local

and then ten percent for international probably. 1

- Q. Okay. So when -- time-wise when you -- You 2
- 3 started doing this in what, 2000?
- 4 A. 2000. We never got to that point.
- 5 Q. Okay.
- 6 A. We never started -- you know, we were never
- required to give -- You know, right when we were about
- to do that is when our church -- we went a different
- 9 direction.
- 10 Q. Okay.
- 11 A. Not because of that, but just --
- 12 Q. Just coincidence. That's the way the time
- 13 went?
- 14 A. Right.
- 15 Q. Okay. So you got -- You started a church doing
- 16 just church services --
- 17 A. Uh-huh.
- 18 Q. -- at the Culebra Road location? And then
- about in '06, you needed to supplement the income so you 19
- 20 started doing a day care facility; is that correct?
- 21 A. Yes, sir.
- 22 Q. Okay. So what were the -- the parameters of
- the day care facility, what were you doing? 23
- 24 A. What?
- 25 Q. Did you have any restrictions?

1 that, you know, some of my freshman college courses

2 allowed me to, you know, have enough child psychology or

Page 28

Page 29

- 3 whatever it was, enough hours there, plus, you know,
- 4 other work I did ministry-wise qualified me to get a
- 5 directorship. So I was the actual director of the
- 6 facility. And myself or what they call a designee which
- 7 would be my wife or another young lady in any our
- 8 church, we -- either all of us or one of the three of us
- 9 signed all the paperwork.
- 10 Q. Okay. So just to make sure I understand, you
- 11 actually had the qualifications to get a directorship
- 12 from the state?
- 13 A. Yes, sir.
- 14 Q. Okay. And so you applied for a directorship?
- 15 A. (Witness nodding).
- 16 Q. And for a license to operate a day care
- 17 facility?
- 18 A. Yes, sir.
- 19 Q. All right. And this was in '06?
- 20 A. Yes, sir.
- 21 Q. Okay. And so if I remember correctly, in order
- 22 to get the license, you have to already have the
- 23 facility in place. You already have to have a lease
- 24 somewhere?
- 25 A. Right.

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Page 27

- A. We -- I don't understand what you are saying.
- As far as like who we could watch? 2
- 3 Q. Yes.
- 4 A. Okay. The -- we had -- Our license comes from
- San Antonio, and we were licensed to watch newborn 5
- children to 12 years old. 6
- 7 Q. Okay.
- 8 A. But with the space that we had, we were
- 9 limited to -- limited to 44 children on premises at the
- 10 same time.
- 11 Q. Okay. So now you started this in '06. Did you
- get a license from the state to do day care facilities? 12 13
- A. Ryan, I don't know. I don't know if the -- I believe it comes through the state, but you go through 14
- 15 the city.
- 16 Q. Okay.
- 17 A. Whatever the proper licenses were, we -- we
- 18 went -- we did it all, I mean.
- 19 Q. Okay. Now, did you apply for it yourself?
- 20 A. Yes.
- Q. You are the one that signed it? 21
- 22 A. Yes.
- 23 Q. All right.
- 24 A. Because you have to -- you have to have a
- designated director that has -- and it just so happened 25

Q. Okay. And so you told them, look, we are at

- 2 the Culebra Road location. This is where the day care 3
 - facility is going to be.
 - And so did you section off a portion of
- 5 that or was technically the whole thing --
 - A. No. We sectioned off a portion of it.
- 7 Q. Okay. So how much -- What size portion was for
- 8 day care?
- 9 A. I would say 3,300 -- well, 2,300 square feet
- 10 maybe.
- 11 Q. 2,300 square feet.
- 12 A. I might -- That's a guesstimation.
- 13 Q. That's fine.
 - A. It's somewhere between --
- 15 Q. I'm not going to hold you to a specific square
- 16 footage.
- 17 A. -- 2,500 and 3,000 square feet, something like
- 18

14

- 19 Q. Okay. All right. And then the rest was used
- 20 for church services?
- 21 A. Right.
- 22 Q. Okay. Now, what -- what city is that in?
- 23 A. San Antonio.
 - Q. It's in San Antonio. Okay. So you got the
- 25 proper licensing for day care?

Page 32

Page 33

Page 30

1 A. Uh-huh.

- 2 Q. Now, the day care services, is that part of
- 3 your religious mission?
- 4 A. Yes. Yes.
- 5 Q. Okay.
- 6 A. What we do specifically is we take care of --
- 7 Because -- because the church was on premises, we could
- 8 actually decrease the tuition rate from our competitors
- in the immediate area. And what we would do is we would
- charge 20 to \$30 less per week for -- you know, for our 10
- 11 services.
- 12 And that was based on a survey we did
- 13 several years ago about the greatest need in -- in the
- demographic that we are there for. The demographic that
- 15 we are trying to reach. The greatest need in that
- demographic was for affordable child care. 16
- 17 So we lowered our -- our rates to do that.
- 18 And through our day care center, we absolutely did get
- 19 people to start coming to our church. And that's one of
- 20 the reasons our church began to grow.
- 21 O. Okay.

1

- 22 A. And through our day care center, we would -- we
- 23 have a lot of single mothers and a lot of young families
- 24 and those are usually the targets that we are trying to
- reach because those are the ones usually with, you know, 25

A. I'll just give you the basic answer.

- 2
- 3 A. We are a basic vanilla Bible believing church.
- We believe in all of the -- what we would call the
- 5 traditional or fundamental beliefs of scripture. If you
- 6 want me to expand on those, I will have to take up an 7 offering after I that do.
- 8 No. But, I mean, basically we teach the
- 9 basic tenets of Christianity with a -- I guess if we
- 10 have a specialty, we are trying to bring about what
- 11 we -- what we have defined as restoration to people
- 12 which means --
- 13 You know, a lot of the people that we --
- 14 that come into our church are usually what I would call
- 15 unchurched people or CEO, Christmas and Easter only,
- 16 kind of people. And when they -- when they come into
- 17 our congregation, this is their first experience of a
- Christian church. 18
- 19 So, you know, we're -- we're geared more
- 20 toward that demographic as opposed to, you know, people
- 21 that are used to, you know -- and that was one of the
- 22 reasons we didn't ultimately mesh with the Nazarene
- 23 denomination because the people that we attract are what
- 24 we would call unchurched individuals.
 - But what we teach is -- You know, we are

Page 31

- not teaching anything differently than, you know, your 1
 - 2 basic accepted traditional Christian values and biblical
 - 3 principles.

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- 4 O. Okay. So let me see if I understand and you tell me if my understanding is incorrect. You are
- spreading the Christian faith? 6
 - A. Yes, sir, hopefully.
 - Q. Okay. And that's part of the purposes of your
- 9 religious organization?
- 10 A. Right.
- 11 Q. Okay. And you have found that you're spreading
- 12 it and you attempt to spread it towards a particular
- demographic or as you said unchurched people? 13
- 14 A. Uh-huh.
- 15 O. And kind of bring them into the faith?
- 16 A. Right.
- 17 Q. Okay. And other than spreading the Christian
- 18 belief through church services, okay, you found that
- 19 providing day care services is part of your religious
- 20 mission?
- 21 A. Right.
- 22 Q. Okay. Are there any other activities?
- 23 A. Avenues in which we are trained?
- 24 Q. Right.

25

A. Yes, there are. We have a counseling service

marital problems and other issues that we believe that

- 2 God has called us specifically to address.
- 3 So, I mean, absolutely, it works hand in
 - hand with what we are doing. We are trying to, you
- 5 know, reach the families, you know, in every capacity.
- 6 So it was a good in for us to get into the family, --7
 - O. Okay.
- 8 A. -- to serve in that capacity.
- 9 Q. Okay. Now, in order to provide day care
- 10 services to someone, they didn't have to be a member of
- your church? 11
- 12 A. No.
- Q. Okay. But members of your church were using 13 14
- the day care facility?
- 15 A. A few of them, yes, sir. 16
- Q. Okay. Now, let's talk a little bit about, you 17 know, the -- your church whether it was -- you know,
- 18
- after you separated from the Church of the Nazarene,
- 19 whatever it was called until it was incorporated as The 20 Elijah Group.
- 21 What were some of the main, you know,
- 22 religious tenets that you followed?
- 23 A. That is a question that can go in 150,000 24 different directions.
- 25 Q. Okay.

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Page 34

that's -- that we -- that we used that -- Actually, one of the justices of the peace in Leon Valley came out to our church a few years back, and we just asked her to speak to us on Memorial Day, and she approached us after

seeing some of the things.

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THE WITNESS: Thank you, sir, or is this for you?

MR. WHITWORTH: No. I got one.

THE WITNESS: And she offered to make our

10 church -- We had to fill out some paperwork or whatever.

And again, I thought in college, I was just -- you know, 11 12 I played basketball in college, so I did not take any of

the courses with any kind of forethought in mind, but I

was able to be a counselor for the -- for the -- what we 14

would call at risk youth high school students that

16 are -- that are usually in nonviolent trouble. 17

You know, they are -- they have said a curse word or they have consistent tardies or absences and things of that nature and, you know, basic -- basic issues that are not -- you know, don't have any kind of criminal attachment to them usually.

22 And those people are referred to us. And 23 they have been being referred to us for about three or four -- well, probably about four or five years now. 24

And it started off kind of slow. 25

Page 35

1 But, you know, now we are -- You know, 2 usually around this time of the year until July or 3 August until right about when school is starting, you 4 know, we have a pretty full docket of counseling that we 5 give to kids and also the justice of the peace, not only Ms. Weiner, but her -- her colleagues. We will do, you 6 7 know, parental classes.

And then we have been -- from that, we are able to give drug counseling to -- from the City of San Antonio. We work with probation people, nonviolent offenders.

I mean, you know, this -- that part of our ministry although I never -- While the church was not really growing, all these other avenues opened up for us.

And, you know, we weren't -- you know, we were not inundated with people by any means. But a real ministry has developed there that we get phone calls on a daily basis for, and it has evolved from just youth

20 counseling into now adult counseling, and now we are 21

about to offer parental classes to the North Side Independent School District, you know. So it's a whole 22

23 gamut. That's one avenue.

24 Q. (BY MR. HENRY) Okay.

25 A. All right. Another avenue is -- 1 Q. Let me interrupt --

> 2 A. Yes, sir.

3 Q. -- and then we will go to the other avenue.

This is also part of your religious mission? 4

5 A. Yes, sir.

Q. Okay. So you are providing day care services.

7 You are providing counseling service?

8 A. We are not providing day care services at the 9 moment.

10 Q. Okay. You were --

11 A. We were.

12 Q. -- providing day care services?

13 A. Right.

14 Q. That is still part of your --

15 A. Right.

16 Q. -- religious purpose?

A. We -- we are in the process. We have been

licensed by the City of San Antonio to again, you know, 18

19 open up a day care facility.

Q. At the --

21 A. 6401 --

22 O. -- Bandera --

23 A. -- location, yes, sir.

24 Q. Okay. And we will get to that in a minute.

A. Okay.

Page 37

Page 36

1 Q. Okay. But that's part of your religious purpose, and giving counseling is also part of your 2 3 religious purpose?

4 A. Yes, sir.

Q. Okay. Now, what was the other avenue?

6 A. The other avenue is prior to me being -- going 7 into pastoring a church into the full-time ministry of 8 pastoring a church, I ran an organization for the

9

Christian schools of Texas called Texas Christian

Athletic League or TCAL. 10

11 And when I left, that was basically my 12 full-time job. It was the second largest organization 13 of its kind in the nation. It was a very -- it was a 14 very, very involved job. When I took -- when I became a 15 pastor however, I let that organization go. I resigned 16 it, and I gave it to a couple of other people.

Two years ago, I talked with the -- the people that were operating it which my father-in-law was one of the main ones. And I had lunch with him and I just asked him about it. And he basically asked me, he said, well, how would you like to take it over again which told me it wasn't doing all that great.

22 23 When I left, there was 100 to 120 schools.

24 And I think there was like seven or eight left. And

so -- but I saw an opportunity. So we went ahead and

basically purchased that organization again and that
 was --

- Q. And when you say we, was it The Elijah Group that purchased it?
- A. You know, I don't know if we were -- No. We were not The Elijah Group at that time.
- 7 Q. Okay.
- A. No, we weren't. By purchasing it, I meant -- I mean that he kept all the money that they had in exchange for just letting me operate it.
- 11 O. Okav.

16

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- 12 A. That's all there is to it. Now, since then, we
- have kind of folded it and done d/b/a's or whatever we are supposed to do.

14 are supposed to do.15 But anywa

But anyway, the point is, is that we took that organization over. And basically what we do with

17 that is, that is an organization of Christian schools of

18 Texas. We will start the 2009-2010 school year with

19 around 50 schools, plus or minus a few, you know.

And we provide -- it's basically a mirror of what UIL is here in Texas which is the

2 interscholastic league for the public schools. We

- 23 provide districts, regions for athletic competition,
- basketball, volleyball, you know, track, baseball,
- 25 softball six man football absorbeding. Voy know, track, baseball,
- 25 softball, six-man football, cheerleading. You know, the

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- 1 football, basketball, other types of sports?
- 2 A. Exactly.
- 3 Q. You organize events, competitions, tournaments,
- 4 things like that?
 - A. Yes, sir.
 - Q. Okay. Any other part of that that I'm missing?
- 7 A. No.

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- Q. Okay. And do they -- When they sign up, do you
- get money from the schools or is it the individual
- 10 participants that pay you or how does that work?
- A. Right now, it's the schools. The schools pay a
- 12 \$350 annual fee.
- 13 Q. Okay.
- 14 A. And from that, we -- Before we took the
- 15 organization, I talked with some of the people at the
- 16 church, and I said, you know, it's going to probably
- 17 take three years for this to be a profitable entity, but
- 18 we were willing to make a financial commitment to it,
- 19 and this will be the third year, and it will be
- 20 profitable this year.
- 21 Q. Okay.
- A. Which by profitable, I mean, it can pay for
- 23 itself without the church, you know, helping -- helping
- 24 it.

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Q. Okay. So now who are the employees of that?

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- whole gamut of extracurricular activities. Organize
- 2 academic meets, that kind of thing. We organize that
- 3 for the Christian schools so they can do extracurricular
- 4 activities as well.
- 5 Q. All right. Let me see if I get this straight.
- 6 There are Christian schools out there. These are
- 7 private schools, correct?
- 8 A. Yes, sir.
- 9 Q. Okay. And so you --
- 10 A. Texas is the just --
- 11 Q. Go ahead.
- 12 A. I'm sorry. Texas is the -- There's more
- 13 Christian schools in Texas than there is in any other
- 14 state in the union.
- 15 Q. It wouldn't surprise me.
- 16 A. Okay. Go ahead.
- Q. Okay. And it's not just the schools that have
- 18 signed up with you are not necessarily just in the
- 19 San Antonio area or are they all over Texas?
- 20 A. All over.
- Q. All over Texas. Okay. So they sign up for
- 22 your organization. And you kind of help divide them
- 23 into districts and --
- A. Right.
- 25 Q. -- for extracurricular activities such as

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A. We -- myself is -- You know, I do a lot of that

- work as well as a gentleman named Jason Balli,
- 3 B-a-l-l-i. And I hired him for a whopping \$500 a month.
- 4 I just happened to catch him at a good time in his life.
- 5 And he has been employed since the beginning of this
- 6 school year which would be -- we are at 2000 -- since
- 7 about August, July 2008, somewhere around there.
- 8 Q. Okay. Now, is he technically employed by The
- 9 Elijah Group?
- 10 A. Yes, sir.
- Q. Okay. So The Elijah Group is his employer?
- 12 A. Yes, sir, I believe so. Yeah, because if we
- are a head of TCAL, yeah, it would be the same thing,
- 14 yes, sir.
- Q. Okay. So The Elijah Group is the one that's a
- 16 head -- that owns and runs TCAL?
- 17 A. Yes, sir.
- Q. Okay. And so The Elijah Group is the one that
- 19 receives any funds from TCAL?
- 20 A. No.
- 21 Q. Okay.
- A. The -- We have a separate account set up for
- 23 Texas Christian Athletic League and the money goes
- 24 into -- into that account.
- 25 Q. Okay.

1 A. And when we do accounting and things of that

- nature, even if the church has to contribute, 2
- 3 there's a -- there's an accounting for that because we
- are expecting that TCAL organization to pay the church
- 5 back. No interest, but just at least pay them back.
- 6 Q. Okay.
- 7 A. We will do that.
- 8 Q. For the accounting purposes, you are keeping
- 9 the accounts separate?
- 10 A. Right.
- 11 Q. But The Elijah Group is the one that controls
- 12 the accounts?
- 13 A. Yes, sir, that's correct.
- 14 Q. Okay. You decide where the money goes?
- 15 A. Right.
- 16 O. Okav.
- 17 A. Yes, sir.
- 18 Q. But you are keeping them in separate accounts?
- 19 A. Yes, sir.
- 20 Q. Okay. It's probably advisable. All right. Do
- you have -- Now, is TCAL, would you consider that part 21
- 22 of your religious purpose?
- 23 A. Absolutely.
- 24 Q. Okay. How so?
- 25 A. In that -- Again, don't let me get to wordy

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- here, okay, but you are asking me things that, you know,
- 2 are very, very crucial to what -- what we feel like the
- 3 vision, for lack of a better word, that we are trying to 4 accomplish.

5 But Christian school students have -- we 6

have a low -- we have low recidivism. That's the wrong 7 word. We have a low -- We cannot seem to keep Christian

8 school students in church.

Less than 50 percent of Christian school graduates end up serving the Lord, is what we would call

11 it, are in church five years after they have graduated

from high school. 12

9

13

What TCAL is, is trying to use Christian

schools and athletic competition to enhance the 14 Christian school's ability to keep these students 15

involved in -- in church. And we will do that through, 16

17 you know, summer programs that we have.

18 We have worked -- we have worked with

19 cities in the past where cities will actually pay us to

20 have a tournament in their -- in their town. Pay us.

- 21 What I mean is pay our expenses.
- 22 Q. Uh-huh.
- 23 A. Then we will -- in exchange for something like
- 24 that, we will bring back Christian school students to go
- into the city and like provide basketball clinics free

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1 of charge for children 12 and younger, something like 2 that.

3 And it gives kids that are involved in,

you know, Christian schools an outlet to practice, you 4

5 know, some of the things that they have been -- that

6 they have been exposed to. And that's kind of what I 7

was doing before.

Up until now, it's not been big enough to

9 even think about doing anything like that, but we are getting that in place. Beginning in July, we will have 10

11 a three-week program that we are going to use, just a

12 handful of students, to go and do things, you know, in the neighborhoods, go to hospitals, things of that 13

nature, to just get them -- you know, get this program 14

15 going so that in the upcoming years, we can continue to

16 do that.

8

17 Q. Okay. So let me make sure -- I want to kind of

18 get a good understanding of the scope of The Elijah

19 Group as it exits today.

- 20 A. Okay.
- 21 Q. Okay. So you -- The Elijah Group, as a

religious organization, you want to be able to provide 22

- 23 church services?
- 24 A. Uh-huh.
- 25 Q. Day care services, counseling services?

Page 45

A. Right.

1

- 2 Q. And TCAL services?
- 3 A. TCAL services, that's right.
 - Q. Okay. Any other services?
- 5 A. If anything comes up, man, we are ready.
- 6 Q. Okay. Any other services that you currently
- 7 are providing?
- 8 A. Marriage counseling. Would that be different
- 9 than just regular counseling? We --
- Q. Okay. I will -- I guess that counts. 10
- 11 A. Yeah, that fits in. We are not -- we are
- 12 not -- we don't advertise for that, but we get a lot of
- 13 people from our church come for marriage counseling
- 14 specifically.
- 15 Q. Okay. Well, as you said, your demographic,
- 16 that's --
- A. Right. 17
- 18 Q. -- that's a high probability, isn't it?
- 19
- 20 Q. Okay. Now, The Elijah Group -- Where are your
- 21 central offices located?
- 22 A. 6401 Bandera Road.
- 23 Q. Okay. And are all of these activities run out
- 24 of that?
- 25 A. Yes, sir.

8

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- 1 Q. Okay. Now, I'll get to a little bit more of
- 2 that address in -- in a minute, but just for preliminary
- purposes, there are technically two buildings at that 3
- 4 address?

6

- 5 A. Right.
 - Q. There is what I'll call an admin building.
- 7 A. Okav.
- 8 Q. And a dome shaped building.
- 9 A. Right. Okay.
- 10 Q. Okay. What do you call the admin building?
- 11 A. Children's.
- 12 Q. Children's?
- A. Yeah. 13
- 14 O. Okav.
- 15 A. Yeah.
- 16 Q. Now, do you know how big that building is?
- A. That building is 8,500 square feet, give or 17
- 18 take.
- 19 Q. Okay. And then we will have what we call the
- 20 dome shaped building.
- 21 A. Uh-huh.
- 22 Q. Do you know which one I'm talking about?
- 23 A. Yes, sir. I do know which one you are talking
- 24 about.

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25 Q. It's pretty obvious, isn't it?

Page 48 1 After the first semester, I realized that

- 2 the -- that college was Baptist Christian College and in
- 3 a sense turned into a very reputable Bible institute
- that mostly services online postgraduate degrees. But 4
- 5 when I went there, that was not their forte.
 - Q. When did you go there?
- 7 A. In 1987.
 - Q. Okay. When did you graduate high school?
- 9
- 10 Q. '87. So then you went there?
- 11 A. I went there.
- 12 Q. For one semester?
- 13 A. One semester.
- 14 Q. Okay. Then what happened?
- 15 A. Then what happened is I knew I was going to be
- 16 in the ministry and somehow there was a Bible college in
- Baton Rouge, Louisiana called Jimmy Swaggart Bible 17
- College. That same guy. And we -- I had heard through 19
- the grapevine that they were wanting to start an NCAA 20
- program and that several guys were transferring over 21
- there.
- 22 And I made a visit. And they said that
- 23 that could be a reality for me. I was coming during the
- second season, but I would -- I would basically what's 24
- 25 called red shirt for the rest of that year, and I would

Page 47

- A. Yes, sir.
- 2 Q. Okay. How big is that one?
- 3 A. 15,500, give or take.
- 4 Q. 15,500 square feet. Okay.
- 5 A. Both of them total 23,000, give or take.
 - Q. Okay. And I'll have ask you more about the
- 7 specifics of that location and kind of how you got to it
- 8 in a minute, but I want to back up.
- 9 You had mentioned several things to me 10 about, you know, just the way fate turned out, you are
- 11 able to do a lot of these things because of your
- education and training. And it maybe not have been your 12
- 13 forethought, but you have been able to utilize it that
- 14 way, right?
- 15 A. Right.
- Q. Well, talk to you a little bit about your 16
- education and training. 17
- 18 A. I wish I could -- there was a lot to talk
- 19 about, but there really isn't. My education as far as
- 20 collegiately began right after high school. I had
- offers from very small colleges, you know, to play 21
- 22 basketball and I kind of just picked the one I thought
- 23 was going to allow me to play at the highest level, and
- 24 that was a small college in Louisiana. I went there for
- one semester.

- start the next year without losing a year of 1
- 2 eligibility.

4

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- 3 I went there in that semester. Jimmy
 - Swaggart was caught in all kinds of scandalous things,

- so that whole idea went south.
- I don't even remember what classes I took.
- I just took, you know, whatever -- In that situation,
- 8 you know, you take the basic stuff and you go around
- 9 your practices and everything else.
 - From there, I went to a college in
- 11 Missouri because of basketball.
 - Q. What was it called?
- 13 A. It was called Central -- Central Bible College.
- 14 And they didn't have any scholarships there that they
- were going to offer me, but they said that we have one
- available for a walk-on, you know, and if you feel like 16
- 17 you can do that... And I felt like at a Bible College,
- if I can't walk on, I'm pretty pathetic, and that's what 18
- 19 we did. And I stayed there.
- 20 And then rightly or wrongly, my
- 21 father-in-law had these aspirations of starting a
- 22 university. So I don't know how he did it, but he
- 23 convinced me to leave there and come to San Antonio and
- 24 help him start a school.
- 25 By helping him, I don't mean I was

involved in any of the administrative things. I meant

2 by getting him students through basketball. He felt

3 like if he could get a bunch of guys to come play

basketball, you know, that would be a good nucleus to 5 start a university body.

Okay. I -- I got a degree from that place that I -- I don't tell anybody about. I don't publicize it. I don't say anything because there's all kinds of

9 issues that ended up going on with that that, you

know ---10

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11 Q. And what was the degree in?

12 A. Pastoral ministry probably.

13 Q. Okay.

14 A. And biblical philosophy, something like that.

15 O. Okay.

16 A. But again, you know, I want for the record that

I do not at all espouse that or anything else. 17

18 Q. Okay. I won't hold it against you.

19 A. And then when I got involved in the Nazarene

20 denomination years later, they require you to take -- to

be ordained, you have to have basically like an 21

22 associate's degree type of a thing. So I had to take

classes for two years with them, but I crammed that into

24 about nine months until I was able to get ordained by

25 them as well.

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Q. Okay.

2 A. That -- that's not something that would be a 3 recognized degree. But as I'm looking into getting a

master's or a Ph.D. later on, the colleges that I'm

5 looking at will take all of that stuff, you know. But I

6 couldn't transfer that like to UTSA or UT or anything

7 like that.

1

8 Q. Okay. So you don't have a degree from a state

9 college?

10 A. Absolutely not.

11 Q. Okay. Do you have any degree other than from

12 your father in-law's college from any other college?

13

14

Q. Okay. Now, you said that you --

15 A. I might have an associate's degree from the

school in Missouri because I have seen my name on their 16

17 list, but I don't ever remember receiving something.

18 Q. Okay. Don't remember walking down the aisle?

19 A. I don't remember walking down the aisle. I

20 don't remember any of that.

21 Q. Okay. You had mentioned that because of

certain classes you took, counseling and things like

23 that, you were able to get the day care license?

24 A. License.

25 Q. Do you require any license to do the youth

1 counseling or the marriage counseling or anything like 2 that?

3 A. No, because we are not -- There's a lot of

leeway for counseling as long as you can show them a

5 program that you are having. And as long as you make

6 sure -- you know, of course we can't prescribe any 7

medications or anything like that, but --

And, you know, we let the perspective clients know exactly who we are, what we are doing. We require them to come to church during their counseling

time. 11

4

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9

10

12 Q. Uh-huh.

13 A. I mean, you know, they know exactly what they 14 are getting into. So we -- we meet the basic prescribed

15 tenets of a counseling service.

16 I am not, you know -- and I think I'm sure 17 we have disclaimers that say I'm not a psychiatrist.

18 I'm not, you know, a psychologist. We don't, you know

19 20

If -- if children or parents have been

21 diagnosed with any type of malady or emotional things,

22 you know, one of the things that we do precursorly is we

23 say, you know, I can't talk to any of this. You know,

I'm not qualified to speak to... Because we have 24

25 disclaimers in place to make sure that they know what

Page 53

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1 you are getting is counseling.

2 Q. Okay. Correct me if my understanding is wrong, 3

but my -- the general impression I'm getting is you give counseling through just basically education in the 4

5 Christian faith. You are using the Christian faith to

6 help them with their problems?

7 A. Yes and no.

Q. Okay.

9 A. What we do is, is we do not -- we don't go that

10 route.

8

14

11 Q: Okay.

A. That would be -- that would be -- We go a more 12

13 subtle approach.

Q. Okay.

15 A. What we call it is a character packet. And we

16 use character qualities. There's nine -- seven to nine

character qualities depending on the individual as I 17

18

hear their story that we tell them to concentrate on.

19 You know, of course we -- we require them 20 to come to church. But in the counseling services

21 themselves, very little proselytizing, if I can use that

22 word, is going on.

23 Basically I'm talking to them about these

24 character -- these character qualities. How if they

change these behaviors, it helps them develop this type

of a character quality, habits, thought processes,

2 things of that nature.

3 And we find that that's a lot more 4

successful than trying to, you know, talk to them about,

5 you know, biblical themes or something like that

6 because, you know, I have been absent from school. What

7 does Paul the Apostle have to do that?

Q. Okay.

8

9 A. You know, I need -- I need to know how to wake

10 my child up in the morning. How is that going to work?

So we -- That's how we do it. And because we do it that 11

way, we have just been -- there's a -- I'm not sure if 12

it's -- if it's in Leon Valley or not, but there is a 13

Adolescent Recovery Center which is like a Charter Real 14

15 or something like that that's on Huebner Road, not too

far from us, and they've -- they've brought ten girls on

two different Sundays to our -- to your church service 17

18 and are talking about us bringing our character packet

to them and training them in -- in those kind of things 19

20 as well.

21 Q. Okay. Now, these character qualities, are they

derived from some of the basic religious principles that 22

23 you are talking about?

A. I mean, you can say yes.

25 Q. Okay.

24

1

2

12

13

16

21

22

1 A. While we were with the Nazarene denomination.

> 2 we -- the gentleman that I had mentioned before.

3 Dr. Blankenship, had told me one of the last things that

Page 56

he was going to do before he retired was to assure that 4

5 our church had a -- had a place. So right off of Heath

6 Road, which we were renting a facility there --

7 O. Do you remember the address for Heath Road?

A. No, I do not.

9 Q. Okay.

8

14

10 A. Heath Road is a small place. It's, you know --

11 it's off of Heath and Grissom.

12 Q. In San Antonio?

13 A. In San Antonio.

Q. Okay.

15 A. Anyway, right down the street, a large tract of

16 land, 20 to 30 acres, something like that, was going on

17 auction. And we went to the action and we won it at

18 \$150,000 for 20 acres. The denomination approved us

because they have to approve everything. They approved 19

20

21 At the auction, the owner was there, and

22 he approved it, and we signed documents. We put down

23 \$15,000. You had to put down \$15,000. A guy came up

24 and gave us a check for \$5,000 to help us because we

25 were \$5,000 short.

Page 55

A. But, I mean, basically what they are is

honesty, integrity, initiative. I mean, you know, you

3 can say yes -- of course I'm going to have a scriptural

4 principle and a biblical precedent for it, but it's

5 something that's also you can look at and say, well, I

6 need -- yes, my kids needs the initiative. Yes, they

7 need to be more honest. You know, respect, loyalty, you

8 know, things of that nature. They can be, you know,

9 just as welcome in the secular community as well.

10 MR. HENRY: Okay. Let's take a real quick

11 break. Okay?

THE WITNESS: Go ahead.

THE VIDEOGRAPHER: We are off the record

14 at 10:22 a.m.

15 (Short break from 10:22 to 10:32)

THE VIDEOGRAPHER: We are on the record at

17 10:32 a.m.

18 Q. (BY MR. HENRY) All right. Pastor Crain, I want

19 to back up one minute before I go onto the next area.

20 You had mentioned you had a deposition before?

A. (Witness nodding).

Q. And it was for a dispute over some property.

23 A. (Witness nodding).

24 Q. Okay. Why don't you tell me a little bit about

25 that dispute.

Page 57 Anyway, so we get to the place where we

1 2 are now going to close and the owner basically says, I

3 want more money. You know, I'm not going to do it for

4 this \$150,000. I want more money. And he had private

5 meetings with me and said, look, I will finance you, but

6 you have got to give me at least \$200,000.

The denomination decided we wanted to --

8 we wanted to pursue this legally. We got to the place

where we went to mediation. And before mediation, I was 9

10 deposed, I believe.

11 Q., Okay.

7

12 A. I don't remember if it was prior to or

13 whatever. But we got to the place of mediation. And in

mediation, we agreed on \$190,000. But at closing, they 14

15 would give us \$20,000 back. Okay.

16 Q. Okay.

17 A. But the caveat to that deal was we had to close

18 in 30 days, and that was, you know, their lawyer

19 outsmarting me because there was -- you know, once I got

20 into it, there was no way we were going to close in 30

21 days. You know, the bank -- You have to have appraisals

22 and soil samples and, you know, all kinds of things.

23 So it was right around that time also that

24 our church was beginning, you know, leadership

25 directions and things were going, you know, different. 16 (Pages 58 to 61)

Page 58 Page 60 So we had it all worked out for the best, but that's 1 Q. And there is a little bubble with an "A" marked 2 basically that whole story. 2 on it. Do you see that? 3 Q. Okay. So ultimately, you did not end up -- the A. Yes, sir. 3 Church of the Nazarene didn't end up purchasing --4 Q. And does that accurately identify where 6401 5 A. Right. 5 Bandera Road is located? 6 Q. -- that property? 6 A. Yes, sir. 7 A. Right. The 30 days -- As soon as I got back to 7 Q. Okay. And it looks like it's right along the office and we started investigating this, we knew 8 8 Bandera Road which is also marked as 16? that there would be no way, even if everything went 9 A. Yes, sir. right, we would be able to do it in 30 days. 10 10 Q. And it actually notes not too far away is 11 Q. Okay. 11 Interstate 410, the Loop 410? 12 A. Yeah. 12 A. Yes, sir. 13 Q. But you had already signed the mediation? 13 Q. Is that correct? 14 A. We already signed the mediation, and we 14 A. Uh-huh. 15 tried -- you know, we couldn't afford good lawyers like 15 Q. And does that accurately represent where that you guys. You know, we were just, you know, the guy. 16 property is located? 17 He should -- he should have caught that, but we didn't. 17 A. Yes, sir. 18 Q. Okay. 18 Q. Okay. A. But anyway... 19 19 MR. HENRY: Can you mark this as Exhibit 20 Q. Well -- So you had been through a property 20 2, please. 21 auction purchase before? 21 (Exhibit 2 marked) 22 A. Yes. 22 Q. (BY MR. HENRY) You have just been handed what 23 Q. Okay. Let's talk about the property that's the 23 the court reporter has marked as Exhibit 2, Pastor 24 basis of this lawsuit today. Okay. And what is the 24 Crain. Can you tell me if you can identify that? address that property? And we have mentioned it a 25 A. Yes, sir. Page 59 Page 61 couple of times. 1 Q. And what is it? 2 A. 6401 Bandera. 2 A. The same photograph except this one is zoomed 3 Q. Okay. And that is in Leon Valley, Texas? 3 in --4 A. Yes, sir. 4 Q. Okay. 5 Q. Okay. Now, I'm going to show you just as kind 5 A. -- to highlight the property --6 of a preliminary point. 6 O. Okay. 7 MR. HENRY: Can I get this marked as 7 A. -- at 6401. 8 Exhibit 1, please. Dan, here's one for you. 8 Q. Okay. And you can see the two buildings there? 9 (Exhibit 1 marked) A. Uh-huh. 9 10 Q. (BY MR. HENRY) Pastor Crain, you have been 10 Q. Which are marked next to the "A"? handed Exhibit 1. Can you tell me if you recognize 11 11 A: Uh-huh. 12 that? 12 Q. I think the "A" is right over the dome shaped 13 A. Hold on a second. Oh, okay. Yes, I do. 13 building? 14 MR. WHITWORTH: Ryan, is this going to be 14 A. You are correct. 15 my copy? 15 Q. Okay. And that's the dome shaped building we 16 MR. HENRY: Yeah. That's your copy. 16 mentioned before? 17 MR. WHITWORTH: Okav. 17 A. That's the same. THE WITNESS: Yes, I do. 18 18 Q. All right. And there's a -- it looks like a Q. (BY MR. HENRY) Okay. Can you tell me what that 19 19 little -- or a pretty good size building right next to 20 is? 20 it that has kind of a bluish-purplish roof? 21 A. This is an aerial photograph of the basic area 21 A. Right. in which the property at 6401 is located? 22 22 Q. Is that the one that you called the children's Q. Okay. And I'll represent to you that this is 23 23 building? an aerial photograph taken off of Google. Okay? 24 24 A. Yes. 25 A. Okay. 25 Q. Okay. And the parking lot surrounding that, is

	Case 5.06-cv-00907-OLG Document		Filed 07/08/20097 (Page's 42 to 65)
*	Page 62		Page 64
1	that all of your parking lot?	1	A. No, but the property on the far left has been
2	A. Except on the lower right-hand corner, you will	2	developed.
3	see a convenience store. But we we own all of that,	3	Q. Okay. And what has that been developed into?
4	yes, we do.	4	A. A strip center
5	Q. Okay. Now, you say you own all of that. Have	5	Q. A strip center?
6	you actually closed on that property yet?	6	A where various businesses are.
7	A. You are correct. We have not closed on the	7	Q. Okay. And that would be, I guess, north of
8	property. We do not own it.	8	your property?
9	Q. Okay. You are currently leasing it?	9	A. Yes, sir.
10	A. Yes, sir.	10	Q. Okay.
11	Q. Okay. And we will get into some specifics of	11	MR. HENRY: Can you mark these the next
12	that in a minute, but this is the property	12	two exhibits, please.
13	A. Property, yes, sir.	13	(Exhibits 3 and 4 marked)
14	Q that we are talking about for this lawsuit?	14	Q. (BY MR. HENRY) And I believe that's Exhibit 3
15	A. Yes, sir.	15	that she just handed you
16	Q. Okay. Now, you mentioned the lower, I guess,	16	A. Yes, it is.
17	right-hand corner or left-hand corner?	17	Q and 4? And I'll represent to you those were
18	MR. WHITWORTH: Yeah. The convenience	18	also taken off of Google?
19	store.	19	A. Yes.
20	THE WITNESS: Right.	20	Q. Okay. And can you identify those?
21	Q. (BY MR. HENRY) That's just a much smaller	21	A. That is the looking that is the view from
22	building with a bluish roof?	22	Bandera Road going north looking in our parking lot.
23	A. Right.	23	Q. Okay. And both Exhibit 3 and Exhibit 4
24 25	Q. Okay. And that's on a separate is that on a separate tract?	24 25	represent
2,5	separate tract:	養乙J	A. The same.

	Page 63		Page 65
1	A. Yes, sir.	1	
2	A. Yes, sir.Q. Okay. What convenience store is that?	2	Page 65
2	A. Yes, sir.Q. Okay. What convenience store is that?A. Chevron.	8	Page 65 Q the same thing? A. The same thing. Q. Okay. And does that accurately represent
2	A. Yes, sir.Q. Okay. What convenience store is that?A. Chevron.Q. Chevron. Okay. And it looks to me like you	2	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what
2 3 4 5	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; 	2 3 4 5	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir.
2 3 4 5 6	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. 	2 3 4 5 6	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today?
2 3 4 5 6 7	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? 	2 3 4 5 6 7	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No.
2 3 4 5 6 7 8	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. 	2 3 4 5 6 7 8	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No?
2 3 4 5 6 7 8 9	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's 	2 3 4 5 6 7 8 9	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these
2 3 4 5 6 7 8 9	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? 	2 3 4 5 6 7 8 9 10	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken.
2 3 4 5 6 7 8 9 10	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. 	2 3 4 5 6 7 8 9 10 11	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay.
2 3 4 5 6 7 8 9 10 11	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? 	2 3 4 5 6 7 8 9 10 11 12	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do.
2 3 4 5 6 7 8 9 10 11 12	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. 	2 3 4 5 6 7 8 9 10 11 12 13	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the
2 3 4 5 6 7 8 9 10 11 12 13 14	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent 	2 3 4 5 6 7 8 9 10 11 2 13 14	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what 	2345678901123 112345 115	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. 	2345678901123 1123456 1123456	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? 	2345678911123 111111111111111111111111111111111	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. 	2345678901123 1123456 1123456	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir.	234567891112345678 1112345678	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir. Q. Okay. 	23456789011234516789 11234516789	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated. Q. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir. Q. Okay. A. It's several years old, but it does accurately 	23456789011234567890 11234567890	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated. Q. Okay. A. The property was dilapidated.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir. Q. Okay. A. It's several years old, but it does accurately represent. 	23456789011234567890 11234567890 22	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated. Q. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir. Q. Okay. A. It's several years old, but it does accurately represent. Q. The photo is several years old? A. Yes. Q. Okay. It hasn't changed much, has it, from the	23456789011234 1123411111122234	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated. Q. Okay. A. The property was dilapidated. Q. Now, let's talk a little bit about how you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	 A. Yes, sir. Q. Okay. What convenience store is that? A. Chevron. Q. Chevron. Okay. And it looks to me like you have got residential housing behind you; A. Yes, sir. Q is that right? It comes all the way around? A. Uh-huh. Q. And then you have got Bandera Road. And what's right across the street from you on Bandera Road? A. The water tower and a car lot. Q. A car lot. Is that a Dodge dealership? A. I believe you are, right, yes, sir. Q. Okay. And does that accurately represent what A. Yes, sir. Q it looks like? A. Yes, sir. Q. Okay. A. It's several years old, but it does accurately represent. Q. The photo is several years old? A. Yes. 	234567890112345678901223 234567890112345678901223	Q the same thing? A. The same thing. Q. Okay. And does that accurately represent what A. Yes, sir. Q the property looks like today? A. No. Q. No? A. We have fixed it up a lot since since these pictures were taken. Q. Okay. A. But other than that, yes, they do. Q. Okay. And what have you done to fix up the property? A. Well, landscape work, trimmed the trees, you know. Q. Uh-huh. A. There was a lot that property These pictures are old and it was dilapidated. Q. Okay. A. The property was dilapidated. Q. Now, let's talk a little bit about how you acquired the property. And you kind of acquired the

18 (Pages 66 to 69)

Page 66

1 A. Yes, sir.

- 2 Q. Okay. Now, before bidding on the property, you were in the Culebra Road location? 3
- 4 A. Yes, sir.
- 5 Q. Okay. And you hadn't incorporated as Elijah 6 Group yet?
- 7 A. No. sir.
- 8 Q. Okay. You were still in that limbo period?
- 9 A. Yes, sir.
- 10 Q. Okay. When did you decide you were going to 11 need a larger facility?
- 12 A. I'm still thinking. It wasn't -- It was
- 13 equal -- it was equal concerns. It wasn't just the
- largeness of the facility. It was the amount of rent
- 15 that we were paying.
- 16 Q. Okay.
- 17 A. Our lease had expired in February of 2008.
- 18
- 19 A. And because we were one of the larger square
- 20 footage facilities in our -- in our building, we -- we
- 21 continued to stay there. But the rent was -- it was --
- 22 it was a lot of money. It was --
- 23 O. How much was it?
- 24 A. About \$8,000 a month.
- 25 Q. Okay.

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- would come in -- And we -- we didn't have a signed 1
- 2 agreement. We did not have a signed lease from two --
- 3 from February 2007 until when we moved out. We did not
- 4 have a signed lease. It was a month-to-month thing. 5

And he could come in, and he did several 6 times, and say, look, if you don't give me \$4,000 by the

7 end of the day, you are out, you know.

And we would -- you know, we would look at

- 9 each other and look at the bank statement and just pray.
- 10 And, you know, a couple of times miraculously, you know,
- 11 \$3,800 would come in from stuff we would have, but --
- 12 So we were -- we were -- The church was
- 13 not exponentially growing. And it just wasn't that we
- 14 needed more space. It was we were growing a little bit
- 15 and also we were looking at something that was going to
- be a little bit financially, you know, more doable. 16
- 17 Q. Okay. So it wasn't so much your growth. Just
- 18 financial considerations is why you needed to get out of
- 19 there?
- 20 A. It was -- I mean, I don't -- I don't want to
- 21 give the impression that we were -- You know, by this
- 22 time, the church was just exploding. That is not what
- 23 was going on. But we were growing a little bit and we
- 24 were boxed in, you know. There was nothing that we
- 25 could do.

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- A. That included electricity however, but it 2 still -- That was a big chunk of change. So what we did
- is around the time we started to -- like I told you
- 4 prior to, we started giving back little sections that we
- 5 could, but, I mean, we couldn't really do -- we
- 6 couldn't -- we would give back a section and maybe save
- 7 \$500 a month.
- 8 Q. Okay.
- 9 A. So, you know, that was one of the things. And
- our day care facility was already at capacity. We were 10
- 11 right at 40 kids. And there was no way we could -- we
- couldn't move anywhere in the building. Because by this 12
- 13 time, other tenants had come to sign leases as well.
 - And although our landlord graciously -- in
- 15 the beginning of our lease, we fell behind several times and graciously allowed us to stay there probably because 16
- 17
- we were still one of the only ones there. We were
- paying something anyway. 18

19 But by this time, you know, he made no --20 he made no secret that he wanted us to leave as soon as possible because he could divide our space into several 21 22 smaller spaces and make more money.

23 And, you know, that relationship was

24 strained, you know, because just, you know, the

personality that he was, you know. And he had -- he

Page 69 And we couldn't do anything with our day

- 1 2 care facility because there was no more classrooms to
- 3 open up. We had our playground in a parking lot.
 - Q. Uh-huh.
- 5 A. That, you know -- so it was -- You know, we
 - were growing a little bit. We could use more space, you
- 7 know. That would have been nice. But, you know,
- 8 several different things contributed to this.
- 9 Q. Okay. Let's talk about that just a little bit.
- 10 Now, you had said that when you moved into the Culebra
- 11 property, you had a round -- a little less than 50?
- 12 A. Yes, sir.
- 13 O. Okav.
- 14 A. Probably a lot less than 50.
- 15 Q. A lot less than 50. Definitely not over 50?
 - A. No.
- 17 Q. Okay. And in February of 2008, how big was
- 18 your church congregation?
- 19 A. The church congregation had probably gotten 20 close to like, say, 75, 80, 90 people.
- 21 Q. Okay.
- 22 A. You know, that fluctuation.
- 23 Q. Okay. So no more than 90?
 - A. Well, sometimes there might be.
- 25 Q. Okay.

1 A. But not on a regular basis, no.

- Q. Okay. And you had maxed out on your capacity
- 3 for kids in the day care?
- 4 A. Yes.

2

- 5 Q. Which was 40 you said, correct?
- 6 A. Forty-four.
- 7 Q. Forty-four. Okay. And that -- Was that a
- 8 certificate of occupancy or a fire code restriction or
- 9. what was that?
- 10 A. Well, not the certificate of occupancy. The
- fire code -- and it wasn't a fire code. It was from 11
- 12 licensing themself. The San Antonio --
- 13 Q. Okay.
- 14 A. -- licensing, they take the square footage in
- your classrooms and then they give you, this is how many 15
- 16 kids you can have because of the square footage that you
- 17 have.
- 18 Q. Okay. It was tied to your license?
- 19 A. Yes.
- 20 Q. Okay. And were you having people, you know,
- 21 families that wanted to come in and expand your day care
- 22 that still wanted you to have more room to have more
- 23 kids?
- 24 A. Yes, absolutely.
- 25 Q. Okay. So you really could have used more

Page 72 1 A. There was not a time frame per se because --

- 2 that gets into a whole different thing. We know we
- 3 wanted to find something. It's just everything had to
- work into can we afford it? How are we going to get it? 4
- 5
- You know, is building an option? You know, is land --
- 6 You know, all these different variables.

7 So it wasn't more like, okay, we have

- 8 decided today we need a new place. It was, man, we sure
- 9 could use a new place, you know. But we, you know --10
- O. When was the first time you took steps to find 11 a new place?
- 12 A. Ryan, as a pastor, you are also taking steps to
- 13 find a new place. Okay. There is not a one time. You
- 14 are always. You are consistently doing it.
- 15 Q. Okay.
- 16 A. It's not something -- I mean, I have a file
- from I-10 to 151, 1604 to 410. And maybe not in the 17
- 18 last 12 months, but prior to that, you could ask me
- 19 about every, almost every, vacant warehouse, tract of
- 20 land, you know, anything that I would have some basic
- 21 information about that.
- 22 Q. Okay. And how long had you been collecting
- 23 that information?
- 24 A. Eight years.
- 25 Q. Eight years. Okay. So you were always aware

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- 1 space?
- 2 A. Absolutely.
- 3 Q. Okay. But your licensing wasn't permitted
- 4 based on your square footage?
- 5 A. Right. And there is another thing I need to
- 6 address too. We had a bar right next to us. Okay.
- 7 opened up a child care facility. And, I mean, they
- 8 weren't in operation at the same time.
- 9 But when parents would pick their kids up 10 at six o'clock, especially on Fridays, the bar was right
- 11 on the other side of the wall. And every Monday morning
- 12 we would come in and it would be -- it would smell like
- cigarette smoke. Every Sunday morning we would come in 13
- 14 into the sanctuary and it would smell like cigarette
- 15 smoke.
- 16 Q. Okay.
- 17 A. I mean -- And during the time that we were
- 18 there, a tattoo parlor opened up, a pornography shop
- 19 opened up. There was already a liquor store, but I
- 20 figured, man, you know, what does it matter, a liquor
- store. We are right next to a bar. But, you know, it
- 22 just -- it became, you know, the environment. So we
- were definitely looking for something. 23
- 24 Q. Okay. So when did you decide you needed to
- 25 find something else?

- of different locations you may be able to move into? 1
 - A. Right. Our church is in our eighth building.
- 3 We started in a school -- well, started in a house. We
- 4 moved to a school. We moved to another leased facility.
- 5 We moved to the one on Heath Road which was a leased
- 6 facility. Now, all of those things were in the Nazarene
- 7 denomination.
- 8 We then -- when our church went through
- 9 that period I told you about in 2004-2005, we then moved
- 10 into another church building. They let us have services
- in the afternoon, and then we moved to Culebra and from 11
- 12 Culebra to Bandera.
- 13 Q. Okay. Just out of curiosity on a side
- 14 question, when did your home in Helotes, when was that
- 15 purchased?
- 16 A. 2007, I believe.
- 17 Q. 2007. Okay. And was that purchased -- that
- was purchased by the church? 18
- 19 A. Yes.
- 20 Q. Okay. But you weren't incorporated as The
- 21 Elijah Group yet?
- 22 A. No.
- 23 Q. Okay. When did you decide to incorporate as
- 24 The Elijah Group?
- 25 A. When -- We had been contacted by the auction

- company to purchase the 60 -- 6401 building. And when
- 2 those things looked like they were falling into place, I
- 3 told the people -- and by this time, the church was
- solid, you know, very -- It wasn't as fluid as it was
- before. And it was just time. It was time for to us do
- it, you know, because we were growing. The day care was
- growing, you know. We just wanted to have our -- Again, 7
- churches don't have to incorporate, but it's a lot
- 9 better when you do.
- 10 Q. Okay. So when did you find out about the
- 11 auction where the Bandera Road property was up for sale?
- 12 A. Sometime in the summer of 2008, I believe.
- 13 Q. Okay.
- A. I got a flier. 14
- 15 Q. Okay. And what did the flier say?
- 16 A. Church building for auction.
- 17 Q. Okay. Now, is there a particular reason -- You
- had given me some boundaries where you were constantly 18
- 19 looking for areas.
- 20 Was there a particular reason you were 21
 - restricted to those boundaries or you wanted to be
- restricted to those boundaries? 22
- 23 A. Well, no. Just, you know, a feel for where we
- 24 are comfortable ministry-wise. I grew up on the
- northwest side of San Antonio. I'm comfortable with 25

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- that. I have, not connections, but, you know, I have a
- lot of people on that -- on that side. The majority of our church come from the Leon Valley/San Antonio area.
- So, you know, it would be -- it wouldn't
- make sense for us to move, you know, to another part of
- the city. We would -- we would be servicing the
- 7 community that we are in.
 - And also, a big part of that was the
- 9 connections we had in Leon Valley through the counseling
- 10 service. I didn't want -- You know, if we were way on
- 11 the other side of town, we would lose those connections.
- 12 Q. Now, when you were in the Culebra location.
- 13 were you doing counseling?
- 14 A. Yes.

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- 15 Q. Okay. And when would you normally do
- 16 counseling?
- A. Tuesdays and Thursdays. 17
- 18 Q. Tuesdays and Thursdays. Okay. Was this just
- 19 the youth counseling?
- 20 A. It was at the beginning, but then it evolved
- 21 into parental counseling, adult drug counseling.
- 22 Q. I'm talking about while you were still in
- 23 Culebra?
- A. Yes. Yes. 24
- 25 Q. Okay.

1 A. It then evolved into where even Child

- 2 Protective Services would contact us for our day care
- 3 facilities. And they would place kids that are at
- 4 risk -- you know, their children, toddlers, infants,
- 5 whatever into our day care facility. And then their
- 6 parents would come to us for counseling.
- 7 Q. Okay.

A. Uh-huh.

- 8 A. So --
 - Q. So you received a flier about the Bandera Road
- 10 property?

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- 12 Q. And what did you do with it?
- 13 A. I didn't do anything with it --
- 14 Q. Okay.
- 15 A. -- because it was an auction. And because of
- our experience in the previous auction, I knew that we 16
- 17 were going to have to have ten percent of the money up
- 18 front.

25

- 19 Q. Okay.
- 20 A. That's a normal auction principle. Instead of
- giving -- instead of giving a down payment, you have to 21
- 22 have -- in the other auction that we were involved in.
- you had to have \$5,000 to even bid. You had to show 23
- 24 them a cashier's check for \$5,000.
 - So I didn't do anything with it because I

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- 1 knew we did not have -- the bid they said was going to
- 2 start about \$1.3 million or something like that. So I
- 3 figured it would -- it would end up there. That's the
- auction company wanting to start somewhere. But usually 4
- 5 where they want to start is where it's going to end.
- 6 So I just knew, you know, we don't have
- 7 \$130,000. We don't have \$100,000. We don't have
- 8 \$50,000. We don't have \$30,000. We are not going to do
- 9 this. I mean, there is no need --
- 10 You know, by this time, hopefully as I'm
- 11 getting a little older, there is no need to, you know,
- 12 waste everybody's time. It's not going to happen.
- Q. Okay. Well, let me ask you this. At the time 13
- you received this flier, about how much was the church 14
- 15 bringing in?

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- A. The church was probably bringing in close to
- 17 \$100,000 a year. And the day care was probably bringing
- 18 in close to 300 -- 300 to \$325,000 a year.
 - Q. Okay. And what were your expenses running?
- 20 A. I didn't make a lot of money, so I knew that --
- 21 I mean, we were probably -- the thing is, Ryan, that's
- 22 not the way ministries work. I mean, I can bring a
- balance sheet and, you know, we have an accounting for 23
- 24 all that stuff.
- 25 But, you know, when -- when you have a

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business, you have -- you have a set of expenses. Okay. 1 2 And you have -- you know, you have to a ministry. But 3 whenever you have, you know, more money than you do in another month, usually you are catching up with bills that you were behind with something.

Because remember, no matter what, you are depending on, you know, guys like Ryan to come every week and give a contribution. And sometimes Ryan was sick or sometimes I don't like you anymore, Pastor, or we went to John Hagee's church. They have, you know, whatever.

All those things are real. So, you know, you have fluctuating things. So, you know, when you make more in one month, you are usually catching up for the month that you are there.

16 Q. Right.

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- 17 A. But I would guess that we had, you know, after,
- you know, our profits were -- Let me give you a number 18
- 19 instead of a percentage point. I would say somewhere
- 20 between ten and 25 percentage on a margin level speaking
- 21 in business terms.
- 22 Q. Okay.
- 23 A. Yeah.
 - Q. But you definitely didn't have \$100,000 lying
- 25 around?

24

1 didn't even have a sign up for our church at the Culebra 2 location.

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Our thing was, if you want to come, you are going to have to find us, you know and -- so we didn't have a sign. I didn't -- We were -- we were not at all, you know, what we would call evangelizing. You know, we weren't telling people that we were here. We were just kind of taking people as they -- as they come through, whatever.

10 And many times, people would come and they 11 would knock on all the doors in our little center and 12 tell us they would come to our church. Oh, there's 13 where you guys are.

Well, we finally went there because I got two or three of these fliers. And then I talked with my wife about it. And I said, you know, maybe we will just go look inside of it because she had always liked that building for some unknown reason.

- 19 Q. Now, were you aware that that building was 20 previously a church?
- 21 A. Yes.
- 22 Q. Okay. Had you ever attended that church?
- 23 A. No. I hadn't, no.
- 24 Q. Okay. Had any members of your congregation?
- 25 A. Yes. Yes.

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- 1 A. Oh, no. No, no.
- 2 Q. Okay. And you are technically a nonprofit
- 3 organization, correct?
- 4 A. We are. Not just technically, we are a
- 5 nonprofit organization.
- 6 Q. Okay. Or a lack of -- or a negative profit
- 7 organization at times?
- 8 A. Sometimes, yes, sir.
- 9 Q. Okay. Okay. So you didn't do anything when you first got the flier? 10
- 11 A. (Witness nodding).
- 12 Q. Okay. When did you decide you could do
- something about it? 13
- 14 A. I got another one. Okay. And pastors and
- 15 Christian people, you know, we are a little mystic even
- though we try not to -- try not to be. And I wanted to 16
- 17 know they knew I was -- where I was. Because having
- 18 leased a building and having leased prior to, I had made
- 19 a commitment. Unless the church is just blowing up, I'm
- 20 not going to spend a dime in this place, in a leased
- 21 facility.

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- Prior to, I had spent, you know, tens of
- 23 thousands of dollars when we were with the denomination
- 24 on leased space that we didn't end up, you know,
- keeping. So we didn't even -- Ryan, we don't -- we

Q. Okay. And did they tell you about it?

- A. Yes -- Well, no, not that it was up for
- auction, but they told me, you know, in speaking. That
- 4 church went through some issues as well and, you know,
- people would say this happened and, you know, they would 5
- 6 tell me.
- 7 Q. Well, the church actually -- The property was
- foreclosed on, correct?
- 9 A. Right.
- 10 Q. Because the church -- I believe it was the
- 11 Church on the Rock; is that correct?
- 12 A. Yes.
- Q. Okay. They went through their own financial 13
- 14 problems?
- 15 A. They built that dome.
- 16 Q. But they weren't able to make their mortgage?
- 17 A. Right.
- 18 Q. Okay. And do you know when the bank
- 19 foreclosed?
- 20 A. No, I don't.
- 21 Q. Okay. But was it apparent from the flier you
- 22 received that it was a foreclosure --
- 23 A. Yes.
- Q. -- sale? 24
- 25 A. Yes.

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- Q. I'm sorry. Let me finish so she can -- and I 1 2 don't mean to be rude, but she --
- 3 A. Are you right.
- O. -- she has -- she has to type only one of us at 4
- 5 a time. Okay. The flier was obviously a foreclosure 6 sale?
- 7 A. Yes. Yes, sir.
- 8 Q. Okay. And who was conducting the auction?
 - A. Sherwood -- I can't remember the name.
- 10 Anderson. Some company from Chicago.
- 11 Q. Okay.

9

- 12 A. I forget what the name -- name was. It's on
- all of the paperwork though, I mean. I forget what the 13
- 14 auction company's name was.
- 15 Q. Okay. So was it clear in your mind that the
- 16 bank had the building and they were trying to sell it
- 17 through an action?
- A. Absolutely. 18
- 19 Q. Okay. And so when was the auction?
- 20 A. Sometime in December of 2007, I believe.
- 21 Q. Okay. I thought you said you got the flier in
- 22 the summer of 2008?
- 23 A. Did I say that? Then it was the summer of
- 24 2007. I'm sorry.
- 25 Q. Okay. So you got the flier in the summer of

3

2 We went to see it. I believe we went to

see it one time. And then I took my dad because they

4 didn't get that much interest in it, I guess. I believe 5

they had three viewings. And of those three viewings, 6 they were three or four days apiece where you could come

you tell that to everybody, you know. So that was it.

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- 7 and look at it and whatever, and we went twice in that
- period.
- 8 9
 - Q. Okay. Do you remember when that was, was that
- 10 in October, was that in November?
- A. No, it was prior to. It was probably again 11
- 12 August, September of 2007.
- Q. Okay. So in the summer of 2007, you got the 13
- 14 flier which noted that this was a foreclosure sale.
- 15 right?
- 16 A. Right.
- 17 Q. All right. Now, had you already been aware
- 18 that the Church on the Rock had stopped conducting
- 19 services there?
- 20 A. Yes, because a friend of mine was going to that
- 21 church. A pastor -- a pastor friend of mine actually
- 22 was attending that church.
- 23 Q. Okay.

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- 24 A. So he was --
 - Q. Do you remember his name?

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- 2007? 1
- 2 A. 2007, yes, sir.
- 3 Q. Okay. Are you sure about that?
- 4 A. Yes.
- 5 Q. Okay.
- 6 A. That's right. Because if we got -- we got the
- 7 flier in 2007 and the auction was slated for the end --
- 8 that's -- that's right. I made a mistake. Because the
- 9 auction was set for, I believe, October of 2007 was the
- 10 first one.

11

- The action company set up viewings in which they invited the people that got the fliers. And
- we decided to go on the last day of -- of one of the 13
- viewings. And we looked at it. And of course, you 14
- know -- you know, it was perfect. 15
- 16 Q. Okay.
- 17 A. But, you know, we -- again, I had said, well,
- we are not going to do anything with this because -- and
- I didn't even tell anyone in the church about it because
- 20 it was being auctioned, and I knew the rules of the
- 21 auction.
- 22 And the guy at the auction company, he
- walked me around and he was one of the vice-presidents 23
- or something. And he said, Pastor Crain, this is your
- 25 place. I can tell, you know. And of course I tell him.

- A. Jim Kingery.
- 2 Q. Okay. So he was going to that church and he
- 3 told you they were no longer conducting services?
- 4 A. No. It wasn't like that. It was, I called him
- one day, and he said, oh, yeah. We are meeting over
- 6 here now.
 - Q. Okay.
- 8 A. And I said, meeting over where? What are you
- 9 talking about? And they were meeting at a location on
- 10 Fredericksburg.
- 11 Q. Okay.
- 12 A. And I didn't really go into any -- what
- happened or anything like that. 13
 - Q. Okay.
- 15 A. He didn't tell me anything about the
- 16 foreclosure or anything like that. He wasn't that
- 17 involved where he may or may not know that information.
- 18 Q. Okay. So he told you, look, we have moved. We
- 19 are over here --
- 20 A. Yeah.
- 21 Q. -- on Fredericksburg? And when you received
- the flier, were you able to put two and two together? 22
- 23 A. Well, yeah.
 - Q. Okay.
- 25 A. I mean, I knew -- you know, I knew that they

where struggling because, you know, just like you guys

- 2 talk among your profession, pastors -- pastors talk
- 3 among their profession as well. And we knew that that
- was a huge payment, you know, and, you know, they were
- struggling to make it. And, you know, to have a payment
- that big, you have to have a very, very large church,
- you know. Anyway...
- 8 O. Okav.
- 9 A. But I was absolutely certain that that --
- somewhere the bank had foreclosed and that this was an 10
- 11 auction sale, absolutely.
- 12 Q. So you went to a couple of viewings, but really 13 didn't tell anybody about it, right?
- 14 A. Family.
- 15 Q. Okay. So when did you decide to bid on it?
- 16 A. I didn't --
- 17 Q. Okay:
- 18 A. -- decide to bid on it for the reasons I have
- 19 talked to you about. The auction company contacted me
- 20 through the vice-president. And I thought -- I honestly
- 21 thought he was just being a salesman, you know, as he
- 22 would be.

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- 23 And he said, you know, Pastor Crain, I can
- just see you doing so well here, a young guy, blah, 24
- blah, blah. And I said, whatever. I said -- You know,

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we looked at it. And I looked around at it.

And I talked with my friend. And I said,

- 3 what do you know about the building? And he told me, 4 you know, the positives and the negatives. And the date
- 5 was moved from October, the original auction date, to
- 6 November and then to December.
- 7 O. Okav.
- A. It was moved three times. And I believe it had
- to do with the interest in the building and then the
- legal issues as well. 10
- 11 Q. Okay.
- 12 A. And I'm telling you all I know about that. I
- 13 don't know exactly why it was moved because we didn't
- 14 bid on any of the dates.
- 15 Q. Okay.
- 16 A. The final date came and the -- you know, the
- 17 date came, and I didn't bid because we don't have the
- 18 ten percent to put down.
- 19 Somewhere they called us and they said,
- 20 look, forget the ten percent. Can you come up with
- 21 \$60,000? And I said, well, no, but I have a pastor
- friend of mine who -- who is -- is wealthy. And I ran 22
- 23 it by him. And he said, I don't think you should put
- 24 any money down. You don't know what's going to happen.
 - So I called him back and said, I don't

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- have \$60,000. This was on the day of the auction. And
- 2 they said, Pastor Crain, please just send in a bid.
- Would you please just send in a bid. A guy called me 3
- 4 and told me that.

5 And so I called my wife. I said, look,

- these guys are calling me. They want me to send in a 6
- 7 bid. And so now I'm thinking maybe this is something we
- 8 need to pursue.
- 9 So I called my dad and I called my wife
- 10 back, and we put in a bid, and we faxed it. And I think
- 11 ten minutes later they called us back. Congratulations,
- 12 Pastor Crain. You won.
- 13 Q. Well, how much did you bid?
- 14 A. \$1.33 million.
- 15 Q. Okay. Anything down?
- 16 A. They wanted something down, but I told them at
- 17 the beginning, you know, we are not going to put
- 18 anything... He coached me how to fill out the bid on
- the paperwork. 19
- 20 Q. The gentleman from the auction?
- 21 A. From the auction company. I told him, well, we
- 22 can't put any money down. And I think -- I don't
- 23 remember what I did. You will have the paperwork, but I
- 24 don't remember if I put zero down or \$60,000 down. It
- 25 was depending upon what he said.

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1 And he said -- if you did tell me that --

- 2 I think I remember him telling me, but I'm not for sure.
- 3 He said, Pastor Crain, just put \$60,000 down on paper.
- and we will worry about it later. And I don't remember 4
- 5
- if I put 60 or zero. But anyway, we faxed it to him.
- 6 And they called us back and said, congratulations,
- 7 Pastor Crain. You won.
 - Q. Okay.

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- 9 A. Get ready for the ride of your life.
- 10 Q. All right. Do you remember -- And this was in
- 11 December of '07?
- 12 A. Yes, sir.
- 13 Q. Okay. So you were encouraged, almost sought
- 14 after, in order to bid on the property?
- 15
- 16 Q. Okay. Now, at the time of the bid in December,
- 17 were you aware of the -- the dispute regarding the
- 18 zoning?

- A. Yes, absolutely.
- 20 Q. Okay. When did you become aware of that?
- 21 A. As soon as we went to look at it. They -- as
- 22 soon as the first viewing was there, they had other
- 23 entities, nonchurch entities, looking at it.
- 24 Q. Okay.
- 25 A. I felt like the gentleman -- I don't remember

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what his name was, but I felt like he was being pretty

- 2 straightforward with me, saying, you know, we have this
- 3 company is looking for it, this company. And what he
- 4 basically was saying is they are not going to get it
- 5 because it's going to cost too much money to renovate it

6 to what they -- they want to do.

- 7 And there was some larger churches that
- 8 were looking to purchase this facility to make them
- 9 second campuses. But because of the legal issues, they 10 didn't want to get involved.
- 11 Q. Okay. Now, during the viewings -- You said you
- 12 went to two viewings?
- 13 A. I believe so.
- 14 Q. Okay. Did you become aware at that time that
- 15 the property had been vandalized?
- 16 A. Yes.
- Q. Okay. Or that the property was dilapidated?
- 18 A. I want to back up.
- 19 Q. Okay.
- 20 A. I was not aware that it had been vandalized. I
- 21 was aware that it had been dilapidated.
- 22 Q. Okay.
- A. The church prior to, probably for the last 18
- 24 months that they had it, was just paying the interest on
 - 5 the note, and they weren't able to -- you know, a

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- property like that, you -- it costs several thousand
- 2 dollars every couple of months to, you know, just keep
- 3 it up like anything else. And they hadn't kept it up.
- 4 You know, they were having all kinds of problems.
- Q. Okay. So because of the prior tenants, they
- 6 weren't keeping it up. So it was kind of in --
- 7 A. Disrepair.
- 8 Q. Disrepair. Okay. Good word. When you viewed
- 9 it, you noted it was in disrepair?
- 10 A. Yes.
- Q. Okay. At that time, did they tell you it had
- 12 been vandalized?
- 13 A. I don't believe so.
- 14 Q. Okay. When did you discover it had been
- 15 vandalized?
- 16 A. Ryan, I don't exactly remember, but it was
- 17 somewhere around the time prior -- we went to turn on a
- 18 light switch and nothing happened which was not unusual
- 19 because the electricity might be off.
- Okay. But then upon further
- 21 investigation -- and I don't remember if the auction
- company told us this or not or we may have learned about
- 23 this after we bought it. I don't remember the time.
- 24 But we found out that all of the electrical wiring for
- 25 both buildings had been taken out.

1 Q. Okay. All the copper wiring?

- A. All the copper wiring, yeah.
- 3 Q. Okay. It had been stripped?
 - A. (Witness nodding).
- 5 Q. Verbal answer. Sorry.
 - A. Yes, sir. It had been stripped.
 - Q. Okay. And did you -- They didn't want to give
- 8 an explanation to you about what happened or why there
- 9 was no cooper wiring in there?
- 10 A. No, sir.
- 11 Q. Okay. So you never found out when that
- 12 happened or how it happened?
- A. Well, we found out once we began to -- once we
- 14 won the auction and began to go in there and look at it,
- 15 we -- you know, we have tradesmen in the congregation.
- 16 electricians, plumbers that, you know, go through things
- 17 and look at it. We realized that there was no copper
- 18 wiring.
- The air conditioners were nonfunctional
- 20 because of that, you know, and we thought originally
- 21 that it was just the wiring to the -- to the -- what
- 22 they call the panel box on the outside. But we later
- 23 found out that they had actually got in the building
- 24 and -- from the roofs and, you know, it was very, very
- 25 extensive.

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- 1 Q. Okay. So basically -- And forgive me if my
- 2 paraphrasing is inaccurate, and you can clarify it.
- 3 please. All the copper wiring had been removed from the
- 4 buildings or most of it had?
 - A. Yes, sir.

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- Q. Okay. So you had no electricity for either the
- 7 children's building or the dome building?
 - A. Yes, sir, that's correct.
- 9 Q. Okay. And you weren't aware of this prior to
- 10 your purchase?
- 11 A. I -- I may have been, but I don't think so
- 12 because I don't think it had happened yet because I
- 13 remember going into the dome building and the lights
- 14 being on.
- 15 Q. During one of the viewings?
- 16 A. During one of the viewings.
 - Q. Okay.
- 18 A. I thought, you know, the lights were on
- 19 because, you know, the dome building is very dark
- 20 without any kind of -- because there's no windows.
- 21 Q. Okay.
 - A. And the lights were on there. So it must have
- 23 happened after that.
- Q. Okay. Now, let's clarify some things, the
- 25 timing and the legal issues.

Page 94 Page 96 1 A. Okav. 1 you know, the deal. We knew that there were zoning 2 Q. You bid on the property in December of '07, 2 grievances and so forth and so on. But this is that 3 correct? 3 agreement that we signed with the auction company. 4 A. Yes, sir. 4 Q. Okay. Now, does this fairly and accurately 5 Q. And did you negotiate a contract for the 5 represent what you remember signing, the exhibit in purchase of the property? 6 front of you? 7 A. Wouldn't that be the same thing as me bidding 7 A. Yes. I believe this is a copy that. 8 on it because the auction company -- you're -- they are 8 Q. Okay. Now, is this what you faxed in as your the real estate agent per se, and we had a real estate 9 bid? agent ourselves. And I think that the actual contract 10 10 A. This page only. 11 that we were filling out with the auction company, isn't 11 Q. Okay. And what page is that? 12 that the negotiated --12 A. This would be Page 2. 13 Q. Well, you tell me what your understanding is. 13 O. At the very bottom --A. That's what my understanding was. 14 14 A. Sheldon Good & Company. 15 Q. Okay. 15 O. Okay. That was the auction company? 16 MR. WHITWORTH: Yeah. And let me object 16 A. (Witness nodding). 17 to the question also. Just objection, form, that it 17 Q. Okay. And you looked at the bottom of that calls for a legal -- legal response which he is not 18 page and noted the footnote or the footer; is that 18 qualified as -- as an attorney to give. Go ahead. 19 19 correct? 20 MR. HENRY: That's why I clarified as his 20 A. Yes, sir. understanding afterwards. 21 21 Q. Okay. At the bottom of that page, it says 22 THE WITNESS: Yeah. And -- Right. 22 P-00011. Do you see that? Q. (BY MR. HENRY) Okay. So your understanding was 23 23 A. Yes, sir. 24 you would enter into a contract to buy it when you 24 Q. Okay. That is the page that you are 25 placed your bid? 25 referencing? Page 95 Page 97 A. Yes. 7 1 A. Yes, sir. Ź Q. Okay. All right. 2 Q. Just for your edification, when your counsel 3 MR. HENRY: Can I have this marked as the 3 produced these to us, that's called a Bates stamp. 4 next exhibit, please. 4 A. Okav. 5 (Exhibit 5 marked) 5 Q. And they stamp all the numbers -- all the pages 6 Q. (BY MR. WHITWORTH) Can you tell me which 6 of all the documents they gave us. So this was the 11th 7 exhibit -- I think that's five. Is that the one that 7 page that he gave us. 8 she gave you? 8 A. Okay. 9 MR. WHITWORTH: Yeah. 9 Q. And you faxed in just this page? 10 THE WITNESS: Yes. My -- I want to just 10 A. To the auction company. say something. I said \$60,000, but I wrote on the thing 11 11 Q. To the auction company? 12 \$2,000. 12 A. Yes. Q. (BY MR. HENRY) \$2,000. Okay. 13 13 Q. Okay. Did you fill out anything else at that 14 A. It's right here. 14 time? 15 Q. When you were handed Exhibit 5, that refreshed 15 A. I may have filled this out but -your memory? 16 16 Q. Page P-000 --17 A. Yes. 17 A. 10. 18 Q. Okay. Can you tell me what Exhibit 5 is? 18 O. 10? 19 A. This is the -- I don't know if it's a contract. 19 A. Yes, sir. 20 It's a purchase and sale agreement it says right here 20 Q. Okay. that the auction company gave us. 21 21 A. But I know that I did not fax this whole 22 Q. Okay. 22 packet. 23 A. We -- we looked through it and basically we had 23 Q. Okay. 24 our real estate agent look through it, and we knew that 24 A. Because the guy called me specifically, and he

25

said, don't fax me the whole thing. Just pick this page

there were going to be legal issues as -- as part of,

1 out. Write your bid.

- 2 Q. Okay.
- 3 A. We talked about earnest money, and -- and he
- 4 was wanting \$60,000. He said, just put something or
- 5 whatever. And I thought I put either zero or 60, but I
- 6 guess I put two.
- 7 Q. Okay.
- 8 A. And I faxed that page to him only.
- 9 Q. Okay. And then about ten minutes later he
- 10 called and said, congratulations. You won?
- 11 A. You won.
- 12 Q. Okay. So at what time did you actually sign
- 13 this entire agreement, do you remember?
- 14 A. I think we signed it prior to the auction being
- 15 done because my real estate agent -- This is my
- 16 understanding. I'm not sure if this is right or not.
- Q. That's all I want is your understanding.
- 18 A. This is my understanding. This from our real
- 19 estate agent is the purchase agreement. This is the
- 20 stuff you sign. This is what it was. It had a couple
- 21 of more -- There was a book that went along with this
- 22 that described... I mean, it was a novel that described
- 23 the different things of the building. But it was my
- 24 understanding this was the purchase agreement.
- MR. HENRY: Okay. Let's change tapes real
 - Page

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- 1 down the line, the auction company dropped out and we
- 2 were just dealing with the bank.
- Q. Okay. But do you have a signed copy from the seller?
- 5 A. Ryan, I don't know now that I think about it --
- 6 Q. Okay.
- A. -- because -- I don't know if we do or not. It
- 8 seems like we would. But I was doing this on the behest
- 9 of our real estate agent working with the auction
- 10 company.

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- And when we -- when we did this in
- 12 January, we -- we -- the bid was made in middle to late
- 13 December. Okay. And the reason this wasn't signed is
- 14 because they wanted some money down. And we wouldn't
- 15 have any money down. I told him we are not going to put
- 16 any money down. I don't even think that I can come up
- 17 with 2,000 that I wrote down.
- 18 If I'm not mistaken -- And again, I think
- 19 what they said, look, you just sign it and send it back
- 20 to us. We will get them to sign it and whatever. After
- 21 that, I don't remember what happened.
- Q. Okay. Will you do me a favor and look to see
- 23 if you have a copy?
- 24 A. Yes, I will.
 - (Information to be supplied)

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1 quick.

3

- 2 Q. (BY MR. HENRY) On the exhibit, if you will go
- 4 A. (Witness complies).
- 5 Q. That actually says seller and purchaser. Do
- 6 you see that on top?
- 7 A. Yes, sir.

to P-00028.

- 8 Q. Is that your signature under purchaser?
- 9 A. Yes, it is.
- 10 Q. Okay. And do you see the date there?
- 11 A. Yes.
- 12 Q. What does it say?
- 13 A. January 4th, 2008.
- Q. Okay. Would that have been the date you signed
- 15 this?
- 16 A. Yes.
- 17 Q. Okay. So if you bid in December, you came back
- 18 and signed the whole thing on January 4th?
- 19 A. Yes, sir.
- Q. Okay. Did you ever get a signature from the
- 21 seller?
- A. Yes, sir, we did.
- 23 Q. Okay.
- A. I don't see it on this one because this is the
- one that we sent to the auction company. And somewhere

- Page 101
- Q. (BY MR. HENRY) Okay. And if you have a copy, you can give it to your lawyer and he can give it to us.
 - A. Yes, sir. Yes, sir.
- 4 Q. Okay. But as far as your understanding goes,
- 5 you have a valid contract with the bank?
 - A. Yes.
- 7 Q. Okay.
- 8 A. Absolutely.
- 9 Q. And when you said the seller, you are talking
- 10 about the bank, right?
- 11 A. Yes.
- Q. The bank that foreclosed on the property?
- 13 A. Yes.
- 14 Q. Is that GoldStar Trust?
- 15 A. Yes.
- Q. Okay. Now, on this exhibit, I want you to turn
- 17 to, let me find it myself, the page right before the
- 18 signature page, P-00027.
- 19 A. Okay.
- Q. Okay. Do you see Section 59?
- 21 A. Uh-huh.
- 22 Q. Okay. Special provisions?
- 23 A. Uh-huh.

- Q. It has two spaces there, and one of them has an
- 25 X next to it. Do you see that?

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- 1 A. Yes, sir.
- 2. Q. Can you read that X for me?
- 3 A. It says purchaser acknowledges that the current
- 4 zoning on the property does not allow for use of the
- 5 property as a church. Purchaser elects the following.
- 6 Seller, at seller's expense, will rezone
- 7 the property for use as a church prior to closing.
- 8 Closing may be extended in accordance with the provision
- 9 of Paragraph 8.
- 10 Q. Okay. And did you negotiate that with the
- 11 bank?
- 12 A. Yes.
- 13 Q. Okay. Prior to you signing it?
- A. I don't know if I directly negotiated with the
- 15 bank. All I know is the real estate agent was saying
- 16 this is an issue, you know, and they are going to -- you
- 17 are going to enter in with them or they are going to or
- 18 you are going to. There is going to be a legal issue.
- 19 And we were fully aware of that prior to, you know, us
- 20 coming in there.
- 21 Q. Okay. Who was your real estate agent?
- 22 A. J.J. Arrida, A-r-r-i-d-a.
- Q. And is J.J. still your real estate agent?
- 24 A. For whatever practical purposes there -- you
- 25 know, when we need him.

- 1 legal issues.
- 2 Q. Okay.
- 3 A. And basically he wanted us to know that this
- 4 may not happen in 45 days. And quite frankly, we didn't
- 5 expect it to.
- 6 Q. Okay.

7

- A. We were -- we were okay with that.
- Q. Okay. So you entered into this agreement
- 9 knowing that you couldn't -- the property wasn't zoned
- 10 to use as a church anymore?
- 11 A. Yes.
- 12 Q. Okay. And that's why you asked them to have it
- 13 rezoned?
- 14 A. Right.
- Q. So you could use it as a church?
- 16 A. Right.
- Q. Okay. And you wanted to use it for Elijah
- 18 Group purposes, correct?
- 19 A. We weren't Elijah Group at that point.
- 20 Q. Okay.
- 21 A. But yes.
- Q. Okay. So when did you actually become The
- 23 Elijah Group?
- A. Probably September, October 2008, something
- 25 like that.
- ng 1 MR. HENRY: Okay. Let's mark this as the
 - 2 next exhibit, please.
 - 3 (Exhibit 6 marked)
 - Q. (BY MR. HENRY) You have just been handed what's

- 5 been marked as Exhibit 8 -- 6, I'm sorry. Can you tell
- 6 me if you recognize that?
- 7 A. These are the incorporate -- incorporation
- 8 papers from the State of Texas.
- 9 Q. For?
- 10 A. The Elijah Group.
- Q. For The Elijah Group. Okay. And the first
- 12 page notes it's for The Elijah Group. It notes on the
- 13 top, you know, filed in the office of the secretary of
- 14 the State of Texas. Do you see that?
- 15 A. Yes, sir.
- Q. And what's the date on there?
- 17 A. October 22, 2008.
- Q. Okay. Is that an accurate date --
- 19 A. Yes, uh-huh.
- 20 Q. -- now that you have seen this document?
- 21 A. (Witness nodding).
- 22 Q. I'm sorry. I need a verbal answer.
- 23 A. Yes, sir. I'm sorry.
- Q. Okay. So you became incorporated in October of
- 25 '08?

- Page 103
- 1 Q. Okay. Did you have a particular agent helping
- 2 you?
- 3 A. Him.
- Q. Him. Okay. I'm going to -- in that exhibit,
- 5 I'm going to refer you to Page 12, P-00012.
- 6 A. Okay.
- 7 Q. Okay. Do you see down at the bottom Section 8?
- 8 A. I'm on the wrong page. Tell me one more time.
- 9 Q. P-00012.
- 10 A. 12. Okay. Yes.
- 11 Q. Okay. That's the closing date?
- 12 A. Yes.
- Q. Okay. And it says closing will be -- what does
- 14 it say the closing date will be?
- 15 A. Forty-five days following seller's acceptance
- 16 of this agreement.
- 17 Q. Okay. Do you remember when the seller accepted
- 18 this agreement?
- 19 A. No, I don't.
- 20 O. Okay.
- A. I remember this being pointed out to me though
- 22 in accordance to what you just read.
- 23 Q. Okay.
- A. My real estate agent was saying that these two
- 25 things can be pushed back depending upon the -- the

28 (Pages 106 to 109)

Page 106

1 A. Yes, sir.

2 Q. Okay. Now, you entered into the contract to

purchase the property. From your understanding, that's

4 what it is, right?

A. Yes.

5

6

- Q. In January of '08?
- 7 A. Yes.
- Q. Okay. And then the bank, GoldStar, did they
- take steps to do what they said they were going to do
- 10 and try and rezone the property?
- 11 A. Somewhere around that time frame, the document.
- 12 Exhibit 5, is a document that was generated by the
- 13 auction company.
- 14 O. Okav.
- 15 A. Okay. Somewhere around that time frame, I
- 16 stopped dealing with the auction company. I don't know
- 17 exactly what happened there, and I was dealing with
- GoldStar and their representative, and then I began to 18
- deal with the lawyer, Patrick Christensen. 19
- 20 And Patrick and I met. And basically he
- 21 said he was doing the zoning things. He needed my
- 22 input. We began to talk. And he said the first step to
- 23 this before we file legal action is to go to the zoning
- 24 commission which we did.
- 25 And we had one public hearing which went

1 We are going to be losing, you know, a large tax 2

generating facility.

3 One person, I don't remember if it was a

4 zoning commissioner or one of the -- or one of the 5

citizens, said this is right now the most valuable piece 6 of property we have in Leon Valley, you know. And with

7 the highway going in, they made reference to that, we

8 just do not want to lose it.

And, you know, at that point, one of the

10 ladies that was -- that's a staffer there for Leon

Valley recommended that, you know, they deny that zoning 11

12 based on -- based on that. And everybody -- I think one

13 person voted not to do it, but pretty much everybody

14 voted to do it.

15 Q. Was that at the zoning commission or the

16 council?

9

17 A. Zoning commission.

18 Q. Okay. So let me see if I -- I understand this

19 correctly. You entered into the contract to purchase

20 the property?

21 A. Right.

Q. Contingent upon GoldStar getting the property 22

23 rezoned?

24 A. Yes, sir.

25 Q. Okay. And was it your understanding that if

Page 107

pretty good, I thought. They couldn't do anything right

2 there, the zoning commission. But Patrick and my

3 realtor was there as well. They said, the best thing we

4 can hope for is we are not going to do anything. We are

5 going to go back and talk to people and next month we 6

will revisit it, and that's what we got.

The next month they came back and they, you know, denied it and said -- you know, talked about

9 that. And basically everyone was of the same opinion at

10 that meeting.

7

11

12

19

20

The zoning concerns were we are losing, you know, a massive tax revenue, a tax generating

13 property. And the citizens that spoke, none of them --

well, one lady was, but the citizens that spoke by and 14 15

large said, we don't have an issue with a church being 16

there, but we need to be conscious of the fact that we

are losing a tax revenue base, and they were -- they 17

18 didn't want us to go under again.

> You know, the church, you know, built this thing and there was some bitterness because of the

21 building of the dome, you know. The people that live

right behind the dome had a very nice view of the city 22

23 and then they built this dome there.

24 Anyway, so we were there and then 25

basically, you know, everyone's concerns were the same.

Page 109

Page 108

they could not get the property rezoned, you were

2 relieved of any obligations?

A. Yes.

3

8

16

4 Q. Okay. Under the contract?

5 A. Right.

6 Q. Okay. So GoldStar moved forward, and GoldStar

7 paid for Patrick Christensen, correct?

A. Yes.

9 Q. You didn't pay for him, correct?

10

11 Q. Okay. Did you have a lawyer on your end

12 helping you at all?

13 A. No.

14 Q. Okay. So you were dealing with Patrick

15 Christensen. Now, he's with Brown, P.C.?

A. Hold on a second.

17 Q. Yeah.

18 A. I want to clarify something. I believe that

19 Patrick Christensen was my lawyer per se. Although I

20 didn't hire him, I believed he was, you know -- that he

21 was our lawyer, I believed.

22 Q. Okay. Your understanding was he was your

23 lawyer, but he was being paid --

24 A. Right.

25 Q. -- by GoldStar?

Page 110 Page 112 A. Yes. 1 city council? 1 2 A. None. 2 Q. And he was being paid to take care of the 3 Q. None? 3 zoning issue? A. Yes. 4 A. No. We ever went before city council. 4 5 Q. Okay. Do you know if your application to O. Okay. That both you and the bank wanted 5 accomplished? 6 rezone went before city council? 6 7 A. No, I don't because that would speak to the 7 A. Yes, sir. O. Okav. Because if the rezoning didn't occur, process of the City of Leon Valley which I'm not aware 8 of. But this is -- I can tell you what my understanding then the contract could technically go away. Your 9 9 understanding? 10 of it was. 10 Q. Okay. A. Yes. Yes, sir. 11 11 Q. Okay. So you met with -- with Patrick. Now, 12 A. Based on what Christensen Patrick told me --12 Patrick Christensen told me, he said basically that the like I said, I don't think I got an answer from you, 13 13 he's with Brown, P.C., correct, that's the name of the 14 city council was going to take its cue from the zoning 14 commission. If the zoning commission recommended that firm he works for? 15 15 they rezone it, then we still were not guaranteed, but A. I have no idea, sir. 16 16 we had a good chance that they would rezone it. 17 Q. Okay. But you know he's a lawyer? 17 But he said if the zoning commission 18 A. Yeah. And it seems like I saw that somewhere. 18 recommends that we do not rezone it, he said, you are 19 Q. Okay. But you are not certain? 19 20 virtually, you know -- then it's virtually impossible ŹÔ A. No, I'm not. unless the city council just decides to do something Okay. And how many times did you meet with 21 21 completely different. So there was no need for us to go 22 22 him? 23 to the city council from what -- what he advised me. A. Three or four. 23 O. Okay. So that was your understanding? Three our four. 24 24 Q. 25 A. Three or four different times. 25 A. Yes. Page 113 Page 111 Q. Okay. Are you aware of a three-quarter Q. Okay. And what was the -- I guess the scope of 1 1 his representation for you? 2 majority override vote? 2 3 A. No, I am not. 3 A. Basically, Pastor Crain, I'm Pastor Chris --I'm Patrick Christensen. I'm with -- he, if I'm not 4 Q. Okay. Then I won't ask you about it. 4 5 A. I know we got the names of the city council 5 mistaken, represented -- when he was introduced, I people and prayed for them by name. But, you know, represent GoldStar. You know, tell me what you know. 6 again, somewhere during that time, I don't remember the Show me what you have done. Show me your paperwork, 7 7 8 exact dates, but I met with the mayor a couple of times. 8 that kind of thing. 9 This is what we are going to try before we 9 And, you know, they were very cordial, professional, non-vindictive or any -- anything like that. They were do litigation. Before we do anything, we are going to 10 10 try to do it through the zoning commission. 11 just very matter of fact, you know. 11 12 There's a financial issue we have to look 12 And the first time he said a victory for at here, I mean, and it's real. You know, I understand 13 us will be that they will want to hear the case. That 13 it. We live in a little town, Helotes, and everyone is 14 they will have 30 days or whatever it was until their 14 always fighting against do we raise property taxes or do next meeting and that's what we got the first time. 15 15 16 we raise, you know, the taxes on our businesses? And, 16 And then I met with him -- I talked with 17 you know, they explained those things. 17 him on the phone a few times, you know, met with him And they reiterated numerous times that we briefly, and then we went to the zoning commission the 18 18 are not doing this per se against churches. We just -next time, and they went the other direction. 19 19 you know, we just have a financial concern here. 20 Q. Okay. Now, when -- You said you met at the --20 21 did you meet at the zoning commission twice --Q. Okay. 21

22

23

24

25

exhibit, please.

(Exhibit 7 marked)

22

23

24

25

A. Yeah, we met at the zoning --

A. No. We met at the zoning commission twice.

Q. Okay. And how many times did you go before

Q. -- or just once?

MR. HENRY: Can you mark this as next

Q. (BY MR. HENRY) You have been handed what's been

marked as Exhibit 7. Can you tell me if you recognize that at all?

3 MR. WHITWORTH: Take your time if you want 4 to.

THE WITNESS: I want just to -- I don't think my signature is on here anywhere, is it?

7 Q. (BY MR. HENRY) Well, I'm asking you. That's 8 actually going to be my next question.

A. I don't recognize this --

10 Q. Okay.

2

5

6

11 A. -- per se, no.

Q. So you don't remember ever seeing this 12

document? 13

A. That doesn't mean I didn't see it. I just 14

15 don't remember seeing it.

Q. Okay. 16

17 A. I want to make sure I didn't sign it before I'm

18 adamant.

3

4

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6

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19 Q. I want you to take a look at it and tell me if

20 you see your signature anywhere on it? 21

A. No, I don't.

22 MR. WHITWORTH: Can I go to the bathroom

23 and take a short break? 24

MR. HENRY: Yeah. Let's go ahead and take

25 a short break so he can look at it.

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1 THE VIDEOGRAPHER: We are off the record 2 at 11:33 a.m.

(Short break from 11:33 to 11:43)

THE VIDEOGRAPHER: This is Tape 2 of Pastor Darryl Crain. We are on the record at 11:43 a.m.

Q. (BY MR. HENRY) Pastor Crain, before the break, I had handed you Exhibit 7, and you said you didn't

7 8 remember seeing that document; is that correct?

A. Yes, sir, that is correct.

Q. And I asked you to look at the document and 10

tell me if you -- if your signature is on it anywhere? 11

12 A. No, it is not. I looked at it and I do not see 13 it anywhere.

14 Q. Okay. You did not actually fill out that

15 document at all, did you?

A. Not that I know of, no, sir. 16

17 Q. Okay. Now, what does that document say on the 18 top of it?

19 A. Application for zoning change.

20 Q. Okay.

21 A. Case whatever.

22 Q. And I'm going to represent to you that that's

23 the application that GoldStar filed to rezone the

24 property on Bandera Road. Okay?

25 A. Yes, sir.

1 Q. Okay. Now, did you ever fill out any 2 application to rezone?

3 A. I don't believe I did. I believe that it was

my understanding that our attorney, at that time who was

5 Patrick Christensen, he was doing all of that for us.

6 O. Okay. Now, GoldStar at that time still owned 7 the property?

A. Yes, sir.

9 Q. They just had a contract to sell it to you

10 under certain conditions?

11 A. Right.

8

12 Q. Okay. And so they were trying to fulfill their

13 obligation by getting it rezoned? 14

A. Yes, sir.

15 Q. Okay. And wanting the property with the

16 rezone, you helped and cooperated with that process,

17 correct?

18 A. I understood it more as we were involved in

19 that process as -- as opposed to just kind of helping

20 cooperate whether it was right or wrong. I don't know

21 exactly where you are going, so let me just tell you

22 what I assumed.

23 I used that word one time in basketball

24 practice and -- But anyway... The point is, is what my

25 assumption was, is that Patrick Christensen was

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representing us, and he was doing this work for us. And 1

2 I -- and I believe I talked with our realtor about that,

3 about him filing paperwork like this for us and things

of that nature. And maybe that our real estate agent 4 5

suggested that that's the route we go as opposed to us filling out things. Letting them do it on our behalf.

7 Q. Okay.

8 A. That's what my assumption was, right or wrong.

9 Q. Okay. But you weren't paying Mr. Christensen?

10 A. No, I was not.

11 Q. Okay. And do you know how he was getting paid?

12 A. I do not know how he was getting paid.

13 Q. Okay. Assume Gold --

A. Yeah. I assumed GoldStar was, but I don't know 14

15 how he was --

16 Q. All right. Did you ever enter into a -- ever

17 get a letter of representation or a retainage agreement

18 with him?

19 A. I don't remember.

20 Q. Okay.

21

A. I'm thinking I signed something, but that may

22 have been for the realtor, not him.

Q. Okay. Now, did you pay your realtor? 23

24 A. No.

25 Q. How was your realtor paid?

5

13

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- 1 A. When we closed.
- 2 Q. Okay. Now, technically you haven't closed yet;
- is that correct? 3
- A. That's correct. 4
- 5 O. Okay. But the contract -- the contract has
- actually been extended; is that correct? 6
- 7 A. Yes, sir.
- 8 Q. Okay. Exhibit 6, I believe?
- 9 A. Right.
- O. No. Exhibit 5. 10
- 11 A. Yes, sir.
- 12 O. Okay. Now, when did you extend the contract?
- 13 A. I would -- I have already messed up so many
- 14 dates as it is, I would -- you know, I would belie
- 15 myself to remember, but I don't know if we signed a
- 16 paper -- paperwork for that or just in communication
- with Patrick and, you know, our real estate agent, and 17
- 18 the people from GoldStar, you know. And by this time,
- by the way, we had contacted financing companies. 19
- 20 Q. Uh-huh.
- 21 A. And the guy that we contacted, our financing
- company, knew of Wanda, the representative from 22
- 23 GoldStar. And so I was just kind of going along with
- what everyone was saying. You know, this was going to
- be extended. We went through the zoning process. We 25

- 1 A. No.
 - Q. If I tell you they were in February of '08,

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- would that sound about right? 3
- A. I was thinking March. 4
 - Q. Okay.
- 6 A. So maybe.
- 7 Q. Okay. February, March, around that time
- 8 period?
- 9 A. Yes.
- 10 Q. Okay. Maybe one in February, one in March?
- 11 A. Maybe.
- 12 O. You don't remember?
 - A. Well, the thing is I'm really self-conscious
- 14 now about dates because I messed up on that first one.
- That was kind of a big one. So I don't want to be under 15
- 16 oath and, you know -- It was right around that time.
- 17 I'm comfortable with saying that.
 - Q. Okay.
- A. Somewhere right around there. It was a month 19
- 20 or two, plus or minus.
- 21 Q. Okay. So you appeared before the zoning
- 22 commission?
- 23 A. (Witness nodding).
 - O. And there were other property owners there?
- 25 A. Yes.

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- Q. At both meetings?
- A. Yes.
- 3 Q. Okay.
- 4 A. Excuse me. They were there for -- there was
- 5 three or four, excuse me, residents there specifically
- 6 to give their opinion on our case. And then there
- 7 were -- if I'm not mistaken in both meetings, there were
- people there prior to our hearing to talk about
- completely different things. 9
- Q. So when the zoning commission met, they weren't 10
- just hearing your case? 11
- 12 A.\`Right.
- Q. Okay. They -- they had other zoning issues 13
- 14 coming up?
- 15 A. Right.
- Q. Okay. So the citizens that commented on your 16
- case, you said that they had -- they had talked about 17
- being disgruntled because of the dome; is that right? 18
- 19 A. No. They didn't talk about it at that meeting.
- 20 O. Okay.
- 21 A. I just knew that because of, you know, talking
- with some of the people in that neighborhood. That 22
- 23 neighborhood is a little older demographic.
- 24 And like I suggested, where our church is,
- 25 it's a gorgeous view of the -- you know, of a whole

were denied. Now we were going to whatever the next 2

phrase of this was.

- 3 We were -- I don't know if we ever signed 4 something of complicity, but we were fully aware that
- 5 this was -- you know, this -- we expected something like
- 6 this to happen.
- 7 Q. Okay.
- A. I guess I'll put it that way. 8
- 9 Q. So let's back up a minute.
- 10 A. Okay.
- 11 Q. I need to make sure I have got the chronology
- 12 down in my head.
- 13 A. Okay.
- Q. In January of '08, you entered into the 1.4
- 15 agreement with GoldStar?
- 16 A. Yes, sir.
- Q. Okay. An application to rezone was filed? 17
- 18 A. (Witness nodding).
- 19 Q. You appeared before the zoning commission?
- 20 A. Zoning commission, yes, sir.
- Q. Okay. And you think you appeared before them 21
- 22 twice; is that correct?
- 23 A. I know I did.
- Q. You know you did. Okay. Do you remember the 2.4
- 2:5 dates?

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- little valley there. And the people that were right 1
- 2 behind us, no doubt, had a gorgeous view, and then they,
- you know, built that dome, whenever they did it. So I 3
- 4 have talked to them, but not at that meeting about that.
- 5 Q. Okay. Now, at this time period, you hadn't
- 6 moved into the Bandera building yet?
- 7 A. Right.
- 8 Q. Okay. Could you have moved into it or was it
- 9 still dilapidated or not habitable?
- 10 A. I don't know.
- 11 Q. Okay.
- 12 A. I don't know if -- when exactly the vandalism
- 13 happened.
- 14 Q. Okay. But you didn't have any electricity at
- 15 that time?
- 16 A. I don't know. I mean, that would probably be a
- 17 safe assumption though.
- 18 Q. Okay. So you are going through the -- the
- 19 zoning meetings. And people had commented that they
- have got -- there's a lot of work going on on Bandera
- 21 Road; is that correct?
- 22 A. Right.
- 23 Q. There's a lot of construction work going on on
- 24 Bandera Road?
- 25 A. Yes.

1 A. Yes, sir.

2 Q. Has there been any other development around you

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Page 125

in that area along Bandera Road? 3

A. I wouldn't call it new. But because exactly

- 5 like they talked about in the zoning meeting, Leon
- 6 Valley is -- you know, the buildings that are there are
- 7 there and have been there, and there's not a lot of land
- 8 in Leon Valley for new businesses to move in. That's
- exactly one of their points of -- of caution were, is 9
- 10 that we don't have land on the Bandera -- I believe they
- 11 referred to it as the Bandera corridor to put new
- businesses. 12
- 13 And the business that they got that's 14 right north of our facility is because the church prior
- to us moving in there, trying to raise finances, sold a 15
- 16 little bit of their land.
- 17 Q. Okay.
- 18 A. But other than that, there is not like, you
- 19 know, open businesses and open things that people can
- 20 move into anyway on Leon Valley or Bandera Road. It
- 21 pretty much and has been pretty much set for several
- 22 years, I would imagine.
- 23 Q. Okay. And when you say the church sold a
- 24 little bit of the property, you are talking about the
- 25 Church on the Rock?

- 1 A. Yes, sir, the Church on the Rock.
 - 2 Q. The prior owners sold that property to help
 - 3 raise funds?
 - 4 A. Yes, sir.
 - 5 Q. Okay.
 - A. I assume that's what happened because I -- I 6
 - 7 assumed that they owned that land from looking at the
 - 8 original, you know, things.
 - Q. Okay.

9

10 THE VIDEOGRAPHER: Could you move your

11 mike to your jacket.

THE WITNESS: (Witness complies). 12

13 THE VIDEOGRAPHER: Thank you.

14 MR. HENRY: Okay.

15 MR. WHITWORTH: Do you need it a little

16 lower? Is it too loud?

17 THE VIDEOGRAPHER: No.

18 Q. (BY MR. HENRY) Okay. All right. So you went through the zoning process and you had opposition from 19

20 surrounding neighbors; is that correct? Did the zoning 21

change?

25

- 22 A. I wouldn't say opposition. It's just caution.
- 23 But you know what, yes, there was a few ladies that were
- 24 absolutely opposed to it.
 - Q. Okay. And what was the basis of their

- 1 Q. Okay. What are they doing to Bandera Road?
- 2 A. They are expanding the north and south lanes,
- 3 and they are building a highway like we were talking at
- the break that they are trying to do on 281. They are 4
- doing that at the Bandera/410 interchange. 5
- Q. Okay. And that's a -- that's a large 7 interchange, is it not?
- 8 A. Yes.
- 9 Q. Okay. And do you know who's financing that
- 10 corridor?
- 11 A. No idea.
- 12 Q. You don't know if it's the City of Leon Valley
- 13 or the State of Texas?
- 14 A. No.
- 15 Q. Okay. You have got no clue one way or the
- 16 other?
- A. To be honest, that's the only thing I can for 17 sure say absolutely I have no idea about that. 18
- Q. Okay. But it's obvious that's happening right 19
- 20 now?
- 21 A. Yes.
- 22 Q. Okay. Now, you had mentioned earlier that the
- 23 property that's just north of you on Bandera --
- 24 A. Yes.
- 25 Q. -- has developed into a strip center?

- 1 opposition?
- 2 A. The tax generated revenue --
- 3 Q. Okay.
- 4 A. -- from what I understand. And again, I didn't
- 5 know any of this prior to the zoning, but the ladies
- 6 that have been in there, all prefaced their comments by
- 7 saying, I'm so-and-so. I have been here 25 years. I
- 8 have been here X amount of years. And all of them
- 9 were -- were very long time residents.
- And they made reference to a school that
- 11 had just been built on Grissom Road that I learned that
- 12 day was -- was on -- in Leon Valley. North side has two
- 13 large facilities there in Leon Valley. One I believe on
- 14 the Wurzbach/Evers interchange and one on the
- 15 Grissom/Bandera interchange, you know. And they just
- 16 made references to that.

17

8

- And one of the ladies was, if I remember
- 18 right, a graduate from St. Mary's. She said she had a
- 19 degree in economics. And from what the zoning
- 20 commission and how they were responding, I assumed that
- 21 they were familiar with her.
- And she said, you know, we are just -- we
- 23 are landlocked. You know, we are letting in all these
- 24 churches which is what she said. I think she said
- 25 there's like 40 churches in Leon Valley, and I think
 - Page 127
 - rago 1
 - there's 13 or 14, but still, you know...And she says, where are we going to get
 - 3 our tax revenue? And her concern was you miss this and
 - then you are going to raise taxes on me. You know, and
 - 5 that's kind of -- everyone was at one point or
 - 6 another -- at one level of contention or another, that
 - 7 was their basic premise, give or take.
 - Q. And when you say everyone, does that include
 - 9 citizens and zoning commission members?
- 10 A. I didn't hear from every zoning commission
- 11 member, but the zoning commission -- excuse me -- the
- 12 zoning commission was -- was hearing their -- their
- 13 constituents, for lack of a better word, and were
- 14 agreeable, you know, with that.
- And to be honest, I can absolutely
- 16 understand. I didn't realize you were talking about,
- 17 you know, I'm just a dumb, hick pastor. What do I know
- 18 about anything?
- But, you know, they started throwing out
- 20 real numbers. You know, 75 or \$80,000 a year and, you
- 21 know, something around there.
- And then some of the concerns with the
- 23 residents were, okay, well, if we are not going to have
- 24 a church, I don't want, you know -- because they showed
 - some of the other things there could be. And I don't

- know which zoning, a B-3 or a B-2, whatever the one is
- 2 that it was rezoned. Well, we don't want an oil change
- 3 place there or we don't want a strip place -- a strip as
- 4 in an adult --
- 5 Q. A gentlemen's club?
- 6 A. I won't call it that, but an adult sin factory
- 7 or whatever. You know, they were saying that. And the
- 8 zoning commission was saying, well, of course, we
- 9 wouldn't let anything like that in, you know. And then
- 10 that's when the comments were made. Well, the dome is
- 11 already there. We don't want a bunch of other things.
- 12 And so that's kind of where all that went, but everybody
- 13 was kind of on the same page.
- 14 Q. That was your understanding?
 - A. That was my understanding of it, yes, sir.
- 16 Q. Okay. So the zoning commission recommended
- 17 that the request to rezone that property be denied?
- 18 A. Yes, sir.

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- 19 Q. Okay. Now -- And you said you didn't quite
- 20 remember which zone was which. Do you remember B-2 or
- 21 B-3, which zone applied?
- 22 A. No, I don't.
- Q. Okay. If I were to tell that you that the B-2
- 24 zone is what you are currently in, would that sound
- 25 correct, that does not allow church use?

- A. If you told me the B-3 zone was what I was in,
- 2 that would sound correct too.
 - Q. Okay.
 - A. So what I'm getting at, I don't know the
- 5 distinction.
- 6 Q. Okay. But the application to rezone asked that
- 7 the property at 6401 Bandera Road be rezoned to the zone
- 8 that allowed churches; is that right?
- 9 A. Yes. I believe what we were asking them to do
- 10 is keep it the zone that it had always been. We didn't
- 11 want it to be changed to the new thing. We wanted to
- 12 keep, it, you know, the zone that allowed churches since
- 13 the church had been built.
 - Q. Okay. Is that what --
- 15 A. That's my understanding.
- 16 Q. -- Mr. Christensen explained to you?
- 17 A. That, and I think my national Christian
- 18 university education allowed me to assume because
- 19 they -- it's been a church since its inception. So
- 20 obviously something had changed, and we obviously were
- 21 finding the change.
- 22 Q. Okay.
- A. We weren't trying to -- For instance, in the
- 24 property that we spoke about, in the -- in the zoning
- 25 for the land that we had bid on for auction, there was

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1 going to have to be a change of zoning there. 2

It was my understanding -- and right or wrong, I don't know, but it was my understanding is we were trying to get them to keep the zoning the way it has always been.

So I guess I'm coming from a viewpoint of not changing it as opposed to changing it. Do you understand what I'm saying?

- Q. Yeah. And so what --
- 10 A. Whether that's right or wrong, I might be
- 11 completely wrong on how I'm looking at it, but in my
- 12 estimation, it's been a church since I think 1995, '96,
- 13 something like that, whenever they bought it. And I
- 14 don't know when it changed, but just keep it the way
- 15 it's been.
- 16 Q. Okay. So your understanding was that at the
- 17 zoning commission meetings, you were trying to prevent
- 18 them from changing the law to prevent it from being a
- 19 church?
- 20 A. No. I knew that it had already been -- been 21 changed.
- 22 Q. Okay.
- 23 A. I'm just saying, I'm thinking more in terms of
- 24 changing it back as opposed to changing it into
- something new. That's the distinction -- distinction --25

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- 1 Q. So were you aware that the law changed?
- 2 A. Yes.
- 3 Q. Okay. And you understand that a zoning law is
- 4 a law, right?
- 5 A. Yes, sir.
- 6 Q. Okay. And so the law changed and said churches
- 7 can't be in this zone, whatever zone it is?
- 8 A. Yes, sir.
- 9 Q. Okay. And so your understanding was you wanted
- 10 them to change it back to say churches can be in that
- 11 zone?

18

- 12 A. Yes, sir.
- 13 Q. Okay.
- 14 A. I would agree with that.
- 15 Q. Okay. So that's your understanding of what
- 16 that process was?
- 17 A. Yes, sir.
 - Q. Okay. Do you -- and you going to make
- 19 allowances for the fact -- Legally your lawyers may not
- 20 say, no, that's not exactly what we did, but that's
- 21 ultimately the requested result?
- 22 A. Yes, sir.
- 23 Q. Okay.
- 24 A. I think so.
- 25 Q. Okay. Now, as of today, GoldStar still owns

- 1 the property; is that correct?
- 2 A. Yes, sir.
 - Q. Okay. And you haven't closed on the property?
- 4 A. That's right.
 - Q. Has the closing date been moved?
 - A. I think when we were speaking to our attorney,
- 7 Patrick Christensen, it was kind of an understood thing
- that we are not going to put a closing date right now, 8
- and we were -- Because of our prior experience, I wasn't 9
- real excited about the process. 10
- 11 Q. Okay.
- 12 A. So we weren't looking -- you know, we -- In
- 13 conversation, we understood that, you know, there is not
- 14 a hard, fast closing date here. This is going to take a
- 15 while to go through.
 - MR. HENRY: Okay. Would you mark this as
- 1.7 the next exhibit, please.
 - MR. WHITWORTH: Thank you.
- 19 (Exhibit 8 marked)
- 20 Q. (BY MR. HENRY) Pastor Crain, you have been
- 21 handed what's been marked as Exhibit 8. Can you tell me
- 22 if you recognize that document?
- 23 A. Yes. I have seen this before.
 - Q. You have seen it before. Okay.
- 25 A. If I'm not mistaken, it was -- these two things

- were attached. They were one thing. I could be 1
- 2 mistaken though, but I have seen --
- 3 O. When you say these two things, you are talking
- 4 about Exhibit 8 and Exhibit 5?
- 5 A. Five. I thought they were -- Like we got this
- 6 one to replace this one, if I'm not mistaken.
 - Q. Okay.
 - A. We got Exhibit 8 and we were told Exhibit 8
- 9 replaces Exhibit 5.
- 10 Q. Okay. Well, on top of Exhibit 8, what does
- 11 that say?
- 12 A. The second amendment of the purchase and sale
- 13 agreement is entered into blank date of August 2008 by
- 14 Happy State Bank, a Texas banking association, d/b/a
- GoldStar, successor to Colonial Trust, acting solely in 15
- 16 its capacity as trustee for the benefit and the
- 17 bondholders of Church on the Rock (seller) and
- 18 Redemption Tabernacle Ministries, a Texas nonprofit
- 19 organization (purchaser).
- 20 Q. Okay.
- 21 MR. WHITWORTH: Real quick, do you wear
- 22 reading glasses?
 - THE WITNESS: Yes.
 - MR. WHITWORTH: Do you have those?
- 25 THE WITNESS: No, I didn't -- I didn't

Case 5:08-cv-00907-OLG Page 134 Page 136 bring them. 1 1 Q. The only document produced is Exhibit 8 --2 O. (BY MR. HENRY) That's okay. 2 A. Okav. 3 A. I'm okay so far. If it goes too far in the 3 O. -- which you said you didn't sign. 4 afternoon ---A. I would agree with that. 5 O. And I apologize for my question. Actually, Q. Okay. Now, have you entered into a lease for 6 what I was looking for was just the heading on top, the 6 the property? 7 first paragraph. 7 A. Yes. A. That's all right. That's okay. I'm going to 8 8 Q. Okay. And is it a signed written lease? 9 get a headache, but don't worry about it. 9 A. Yes. it is. 10 Q. What does the heading on top say? 10 MR. WHITWORTH: Sorry. 11 A. Second amendment of purchase agreement. 11 THE WITNESS: Are you starting that Q. Okay. So this is an amendment to Exhibit 5? 12 12 fasting thing already? A. That's my understanding of it. 13 13 MR. WHITWORTH: No, not yet. That happens Q. Okay. Now, this was -- I'll represent to you 14 14 to me when I have a banana for breakfast. that this was produced to us by your attorneys --MR. HENRY: Mark that as the next exhibit, 15 15 A. Okav. 16 16 please. 17 O. -- in discovery? I want you to turn to the 17 (Exhibit 9 marked) last page. I guess it's second to the last page. 18 18 MR. HENRY: Here, Dan. A. Title exceptions. 19 19 MR. WHITWORTH: Thank you. 20 Q. Hold on. On the bottom it says P-00054. 20 Q. (BY MR. HENRY) Pastor Crain, can you tell me if 21 A. Okav. 21 you recognize Exhibit 9? O. So I guess it's the third to the last page. 22 22 A. Yes, I do. 23 A. Okav. 2.3 Q. Tell me what that is. Q. Okay. It has signature lines there. 24 24 A. This is the lease agreement. And I would like 25 A. Uh-huh. 25 to officially pat myself on the back for having the date Page 135 Page 137 1 Q. But there's no signatures. 1 somewhat correct. Q. Okay. This is the lease agreement that you say 2 A. Right. 2 3 Q. Okay. Did you ever sign this agreement? 3 that you entered into with GoldStar? 4 A. I do not -- I don't think so. 4 A. Yes, sir. 5 Q. Okay. Q. In order to lease the property pending this 5 6 A. I think at this stage around August of 2008 is 6 litigation? 7 when we were talking about the lease agreement. 7 A. Yes. 8 Q. Okay. 8 O. Okay. 9 A. Sometime around there. Because basically what 9 A. And they put, if I'm not mistaken, a two-year we are saying is if this -- if this stretches into this 10 lease agreement basically giving it a 24-month period time period, would you guys be willing to lease it to us for the litigation to play out. 11 for the duration of the -- of the litigation? 12 Q. Okay. And is it your understanding that if the 12 13 Q. Okay. And when you say you guys, you are litigation is decided in your favor, then you will close talking about GoldStar? 14 and purchase the property? 14 15 A. Yes. Yes, sir. 15 A. Yes, sir. 16 Q. Okay. Have you signed any document that 16 Q. Okay. But do you have any written document extends your closing date? 17 17 that says that? A. Ryan, I don't remember. 18 18 A. I don't know if we do or not if it says it Q. Okay. 19 exactly that way. But, you know, I have no reason to 19 20 A. If you told me I did, then I would agree with 20 believe that the people I have talked to at GoldStar, you. And if you told my I haven't, then --21 21 you know, would misrepresent anything like that. That's Q. Well, I'll represent to you when we asked your 22 22 the general idea.

23

24

25

A. Yes.

Q. Okay. That's your understanding --

Q. -- of what your agreement is?

23

24

25

produced any.

A. Okay. That's --

lawyers for any document along that lines, they have not

Page 138 Page 140 A. Yes. 1 A. If they wouldn't have one, I'm not going to 1 O. Okay. Whether it's in writing or not? 2 have one probably either --3 A. Right. 3 Q. Okay. 4 Q. Okay. Now, if you look at that exhibit that I 4 A. -- because I'm getting my stuff from them. 5 just handed you, the lease agreement, turn to P-00049, 5 Q. Okay. Would this have been the only written 6 the lease agreement, Page 13. 6 lease agreement that you have? 7 A. Okay. 7 A. Possibly not. 8 Q. Again, there are lines for signatures but no 8 Q. Okay. 9 signatures. Okay. Did you, in fact, sign this lease 9 A. And the reason is, is because during this time, 10 agreement? 10 you know, right or wrong, we were getting so much stuff 11 A. Yes, I did. 11 from, you know, the realtor, these guys. Every once in 12 Q. Okay. awhile the auction company would be calling us. So --12 13 A. We -- Go ahead. 13 and -- and I would show this to our realtor and, you 14 Q. And did Wanda Perdue sign this lease agreement? 14 know, we would X things out and whatever. 15 A. I'm assuming she did as well. I don't remember 15 Q. Okay. 16 if we have a copy of the -- of the signed one. I'm sure A. So I don't know if there is another one or not. 16 17 we do somewhere. If you are telling me however they are saying that 17 Q. Okay. Can you look for it for me? 18 18 I'm -- you know, I'm not here disputing anything. I'm 19 A. Yes. 19 just saying I don't remember. 20 Q. Because I need to know if it's signed or not. 20 Q. Okay. 21 A. The reason I'm saying yes is because when we 21 MR. WHITWORTH: We'll -- we'll go back and agreed to this, they FedEx'ed this to us in certified 22 22 look for it. 23 mail, and we had to have it notarized and sent back to 23 Q. (BY MR. HENRY) Okay. Is it your understanding 24 them. 24 you have a signed written lease agreement with GoldStar 25 So, you know, there would be no -- no 25 for that property? Page 139 Page 141 reason why she wouldn't have signed it when they are 1 1 A. Yes, sir. 2 initiating, you know, this process. I will look for it. 2 Q. Okay. How much do you pay in rent per month? 3 You know, I assume she signed it. 3 A. Well, they -- the agreement was -- and I'm not Q. Okay. Do you remember ever seeing a signature? 4 4 sure if it's written. 5 A. No, I don't. 5 THE WITNESS: I'll give you a little Q. Okay. Do you remember signing it yourself? 6 6 break. It's Article VI on P-0039 (sic), maintenance and 7 A. Yes, I do. 7 repair of the premises. Basically you will see on 8 Q. Okay. And did you keep a copy of it? P-0037 (sic) that they are saying -- they are charging 8 9 A. Yes. We have that somewhere. 9 us a thousand dollars a month to be there. That is dirt 10 Q. Okay. Can you produce that to me? 10 cheap. But we haven't paid them many times. 11 A. Yes. I will look for it. The thing is we have 11 I should say this. We have not paid the 12 moved offices and things are a little discombobulated 12 rent that it deserves because we agreed to fix up the still because of, you know, paperwork being there, but 13 13 building. And we are taking that as a risk. Because if 14 we will look for that. 14 this doesn't turn out our way, then we have lost all 1.5 (Information to be supplied) that money. And there has been -- We have spent getting 15 16 Q. (BY MR. HENRY) Okay. And I'll be very honest close to \$100,000 on this building, you know, already. 16 17 with you, Pastor Crain. I'm a little concerned about 17 Q. (BY MR. HENRY) Okay. So your agreement with 18 the execution of this agreement because I have also sent 18 GoldStar is you will pay them a thousand bucks a month, 19 discovery requests through a subpoena to GoldStar, and 19 but right know you are going to use that money to help 20 they produced all the documents they say they have. And 20 fix up the property? 21 they don't have a signed executed one in there. I'll 21 A. Right. 22 represent that to you right now. 22 Q. Okay. And GoldStar has accepted that? 23

23

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A. Yes.

Q. Okay.

A. Absolutely.

A. Okay.

a signed, executed agreement.

Q. Okay. So I want you to look to see if you have

24

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Page 145

1 Q. They haven't tried to evict you at all?

A. No. They're -- and, you know, they -- Once we -- once we got in there and realized our first -just as an example, our first thought was that they -that vandals had got in there and taken out the connecting wires from the air conditioner, the connecting copper to the panel boxes.

And in the smaller building, that was the case. But in the domed building, they had actually gone to where the pole is, 30 feet high, cut that, taken out every wire, and then they actually broke into the building.

13 And for some period of time, people were working to take these things out. And it ended up an 14 15 estimate -- You know, our first estimate was like \$65,000 to replace the electrical wiring, and, you know, 16 17 we were able to -- to bring that down, but I mean, it's been a bear.

18 19 And then, you know, flood damages and --20 because the building underneath the prior tenants. Church on the Rock, you know, I -- keeping up with the 21 22 leased facility is one thing, but keeping up with the 23 building is -- you know, you have to put up -- so they -- they weren't able to -- to keep it up to par, I 24 25 guess.

1 to have that. It should be done this week to come up to 2 code, you know, different little things.

3 We have everyone's stuff there. We have a 4 temporary certificate of occupancy to have our stuff in 5 there, but not --

Q. This is the dome building?

A. This is the dome building.

Q. Okay. Now, you actually have a permanent certificate of occupancy right now for the children's

10 building?

6

7

9

14

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11 A. The other building, right. And we are 12 anticipating this week to get our permanent certificate

of occupancy for the dome building.

Q. Okay. Let's back up just a minute --

A. Okay.

16 Q. -- because I don't want to get into those

17 issues just yet. The bank still owns the building.

Under your original purchase agreement, the bank is the 18

19 one that pays the taxes on the building; is that

20 correct?

21 A. If that's what you are telling me. I mean,

22 someone is paying the taxes on it, and I know it's not

23 us.

24 Q. Okay.

25 A. Or they are taking it out of the money that we

Page 143

Q. Okay. Did it have flood damage?

2 A. Yes.

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O. Okay. As a result of the prior tenant not 3 4 maintaining it?

A. I shouldn't say flood damage. Water damage. 5

Q. Water damage.

7 A. Yes.

Q. Okay. What -- what was damaged?

9 A. Where my office is right now, obviously there 10 has been water damage because we are going to have to 11 replace -- all of the sheetrock is all molded, you know, 12 and that's obviously not from the little bit of rain we have had now. That's from years ago. 13

There is a connecting porte-cochere on the dome that wasn't sealed right, and there is water that leaks into the bathrooms and has gotten on some of the paneling that we have had to replace.

18 So the electrical wiring in there was 19 damaged that we have to replace. I mean, there's --20 there's all kinds of stuff.

21 Q. Okay. And you say where your office is 22 located. Is that in the children's building?

23 A. No. We are not actually in these offices, but 24 when we get into the dome building, we have everything

there, and there is only a few more things we have to do

give them. I don't know.

2 Q. Okay. Have you actually paid the bank 3 anything?

4 A. Yes.

5 Q. Okay. And how much have you paid them?

6 A. I don't know exact numbers right now, but, you

know, we paid them for I think two or three months. And

8 then again, you know, we told them, look, this is going

9 to be a lot more money than we thought, and, you know,

10 they're -- they understand that.

11 Q., Okay. Now, just for clarification, as a

religious organization, The Elijah Group is tax exempt; 12

is that correct? 13

14 A. We are tax exempt from property tax and things

15 of that nature, yes, sir.

Q. Okay. What do you get taxed on?

17 A. We have to pay Social Security to full-time

18 employees. We are taxed on contents. Sometimes if we

19 don't file right -- For instance, like you guys would be

20 taxed on your leased copy machines and things of that

21 nature. If we do that, we can be taxed on that as well,

you know. But for the most part, property -- well, 22

23 property tax and things of that nature, we are exempt

24

16

25 Q. Okay. And as the -- When you were in the

- Culebra location and you had the day care facility, were 1
- 2 you paying any taxes for that service?
- 3 A. No.
- 4 Q. Okay. And so that service is not taxed?
- 5 A. Well, the thing is, is that we don't pay -- If
- 6 you are leasing a facility, part of your lease payment
- 7 per month is to pay the taxes on that property. Okay.
- We are not exempt from paying those taxes because we are
- 9 a church because we are leasing. The other guy still
- has to pay the taxes. 10
- 11 Q. The owner still has to pay the taxes?
- 12 A. The owner still has to pay the taxes. And just
- 13 because we are a religious organization, that does not
- exclude him. 14
- 15 O. Right.
- 16 A. So we pay the taxes third party that way. But
- 17 once we are, you know, in a facility, you know, that's
- 18 in our name, we don't have to. We are not --
- 19 Q. I understand that.
- 20 A. Okay.
- 21 Q. And one of the things that I'm pointing at
- 22 right now, the bank owns the facility --
- 23 A. Yes.
- 24 Q. -- so they have to pay taxes?
- A. Right. I would assume that they are doing 25

- 1 MR. WHITWORTH: Or do you want to take a
 - 2 little longer? .3 MR. HENRY: 1:00 is fine with me.
 - THE VIDEOGRAPHER: We are off the record 4 5 at 12:17 p.m.

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- 6 (Short break from 12:17 to 1:33)
- 7 THE VIDEOGRAPHER: We are back on the 8 record. The time is 1:33 p.m.
- 9 Q. (BY MR. HENRY) Pastor Crain, before our break,
- 10 we were talking about your purchase or your attempted
- 11 purchase and then your lease of the Bandera Road
- 12 property. 13
 - A. (Witness nodding).
- 14 Q. Okay?
- 15 A. Yes, sir.
- 16 Q. I want to kind of pick back up along those
- 17 lines. You testified earlier that you appeared before
- 18 the zoning commission --
- 19 A. Yes, sir.
- 20 Q. -- on two separate occasions?
- 21 A. Yes, sir.
- 22 Q. And requested that the property at Bandera
- 23 County (sic) be rezoned?
- 24 A. Yes, sir.
- 25 Q. Okay. Now, at both commission hearings, did

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- 1 that.
- 2 Q. Okay. But when you were in Culebra, when --
- 3 did you have to pay any sort of retail or sales tax or
- 4 anything like that for the services?
- 5 A. No.
- 6 Q. Okay. And is that because you are a religious
- 7 organization?
- 8 A. Right.
- 9 Q. Okay.
- 10 A. Yes, sir.
- 11 Q. Okay. And I'm talking about for the day care
- 12 services?
- 13 A. Right. It still falls under the auspices of
- 14 the church.
- 15 Q. Okay. It's part of your religious mission,
- 16 right?
- 17 MR. HENRY: Okay. Why don't we go ahead
- and break for lunch. I think this is a good stopping 18
- 19 point.

23

- 20 THE WITNESS: Okay.
- 21 MR. HENRY: And we can pick up afterwards.
- 22 Is that okay with you, Dan?
 - MR. WHITWORTH: Yeah. You want to meet
- 24 back here at 1:00?
- 25 MR. HENRY: Yeah.

- the council recommend denial? 1
 - A. No, sir.
- 3 Q. Okay.

2

- 4 A. At the first -- not the council. The
- commission. The city council is different. The zoning 5
- 6 commission heard from the citizenry, heard from our
 - attorney, Patrick Christensen. I was able to speak.
- 8 And at that meeting, our attorney,
- Mr. Christensen, told us we are not going to win 9
- 10 anything at this meeting. What we are wanting them to
- 11 do is either -- we are wanting them to take time to
- 12 think about it or to reconsider or something like that.
- 13 The -- There was a staffer, I don't
- remember what her name was, from Leon Valley, and she 14
- 15 basically said that we are -- are -- going back to --
- 16 The original zoning does not fit with the current master
- 17 plan. And she let them know about that, and they --
- 18 they heard, you know us. They heard from the citizenry 19
- and they heard her.
- 20 And they said, you know what, we will
- 21 think about it. And basically I think they wanted to
- 22 talk to the attorneys is what they said, and, you know,
- 23 whatever. So that's what we did.
- 24 Then we came the back the following month,
- 25 and we talked with them again and that's when they

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Page 15:

1 denied it. Well, they didn't say they would deny it.

- 2 They were going to recommend denial to the city council.
- 3 Q. Okay. So the first zoning commission hearing
- was really -- that was the first public hearing that
- 4 was really -- that was the first public hearing that
- 5 they held, right?
- 6 A. That was the first public hearing we attended.
- 7 Q. Okay.
- 8 A. I'm not sure if there was any prior to, but
- 9 that was the first one we attended.
- 10 O. Okay. And then at the second zoning commission
- 11 hearing, they had a vote, correct?
- 12 A. Yes, sir, I believe so.
- 13 Q. And they voted to recommend to the city council
- 14 that the application to rezone that property be denied?
- 15 A. Yes, sir.
- 16 Q. Okay. Now, did you attend any city council
- 17 meeting?
- 18 A. No, sir, we did not.
- 19 Q. Okay. Not with regard to the application to
- 20 rezone?
- 21 A. Not any -- not any of them.
- 22 Q. Have you ever attended a Leon Valley City
- 23 Council meeting?
- A. I have gotten enough tickets there, but I don't
- 25 think I actually attended a city council meeting.

remember what her name is. But in one of the meetings, she was in there with us. And basically they pulled out the master plan, and they said, you know, this does not

4 fit in with having our retail on the Bandera corridor,

5 you know, by allowing a church to be there.

And I think we may have talked about a

7 variance to the -- to the zoning code like keeping it

8 the same code, but giving it a variance. I think that

- 9 might have been kind of what I was there for, to see if
- 10 they would do that, but, you know, they just -- No one
- 11 was recommending to the mayor that that's what would be
- 12 done except me, you know, so...
- 13 Q. Okay. So what happened after the zoning
- 14 commission denied the application to rezone?
- 15 A. As far as?
- Q. Well, what was the next thing you did with
- 17 regard to the building.
- 18 A. Okay. Well, let's see. Around that time, when
- 19 they denied that, it was going to be another month I
- 20 think or another few weeks before -- When the zoning
- 21 commission denied it, it was going to be some time
- 22 before it went to city council. There was -- there was
- 23 some time period in there.
- So we were thinking. But in your minds,
- 25 you know, this was just another part of the process.

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- 1 Q. Okay. So is your -- Go ahead.
- 2 A. I'm sorry. Earlier I talked about speaking
- 3 with the mayor and I spoke with the city manager, Lanny
- 4 Lambert, on two separate occasions. It was not at the
- 5 city council meeting.
- 6 Q. Okay.
- 7 A. It was just meetings we had before.
- 8 Q. You went into their office?
- 9 A. Right.
- 10 Q. Okay. And so that wasn't a public meeting?
- 11 A. No
- 12 Q. Okay. Now, was that before or after the zoning
- 13 commission meetings or in between?
- 14 A. In between, after. It was right around that
- 15 same time -- that same time period. One of them I
- 16 initiated and then one of them they initiated.
- Q. Okay. And you weren't able to come to any sort 18 of --
- 19 A. No. It was -- Again, like I stated before,
- 20 they were very cordial. They were not, you know -- they
- 21 are very, very nice people. You know, we talked for a
- 22 while. It's just -- we just couldn't see, you know, eye
- 23 to eye. They were just very --
- You know, they had taken the
- 25 recommendation of the -- the city staffer. I can't

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- 1 And we figured that it was not going to be approved at
- 2 the city council meeting when it was disapproved in the
- 3 zoning meeting.

- So we waited. And, we -- you know, it
- 5 wasn't -- they -- The zoning commission recommended that
- 6 they not approve it, and they didn't. And then when
- 7 they told us again, that's when I think we started
- 8 thinking in terms of leasing during this time. It
- 9 wasn't immediately afterwards, but we started talking
- 10 about that.
- 11 Q. Okay. Now, do you know if Patrick Christensen
- 12 attended the city council meeting?
- 13 A. No, I don't know that.
- Q. Okay. He may have and you just don't know?
- 15 A. Yes, sir, that's correct. I don't know.
- Q. Okay. So who told you that the city council
- 17 denied the request?
- 18 A. I don't remember.
- 19 Q. Okay. But you were told at some point that the
- 20 city council had denied the request?
- A. Yes, sir, or -- yes, sir. Some -- We found
- 22 that out somehow.
- 23 Q. Okay.
- A. The reason I'm saying it like this, Ryan, is
- 25 because I remember thinking when we lost the zoning

commission, it was like, well, that's -- you know, if we

2 didn't win this, we are not going to win the other one.

3 So I think in my mind, if I just -- You know, that was

the final one for me, not the city council one. 4 5

Q. Okay. So you kind of already wrote it off?

A. Right. Exactly.

Q. Okay. At the end of the zoning commission meeting?

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A. Right, yes, sir.

10 Q. Okay. So at that point, you actually had the option to completely cancel the contract, correct? 11

12 A. Well, I mean, technically, yes. But now by

this point, we are being stressed at our current 13 location.

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Q. The Culebra Road?

16 A. The current, the Culebra Road. Right or wrong,

17 I'm now emotionally involved. The building -- if I was

going to build a church, I'm not sure I would build a 18

19 dome, but everything else is just -- I mean, it's

20 like -- you know, it's made for exactly what we want to

21 do in the exact place we are doing it.

The majority of our kids come from the

23 Marshall High School, Warren High School, you know. So

24 I think at that point, we were pretty much committed

25 that we are going to follow the process through. Page 156

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1 And one of the other things I haven't

mentioned is I'm -- I'm -- this is -- I don't know of 2 3

this factually. Okay. But somebody -- because none of

the locks had changed, and there was stuff in the 4

5 buildings from the other church. Okay. And it was

6 evident as we would go look at stuff -- I mean, there

was still equipment in there. There was still stuff in 7

8 there. And sometimes we would go in there and it would

9 be gone, you know. So someone was --10

Q. What stuff was it?

11 A. Just church equipment, you know, like sound

12 stuff and -- just stuff. I mean, I'm not real --13

Q. Like chairs?

14 A. No, no, not chairs. Like electronic equipment.

You know, churches have to have a fairly extensive 15

16 audio/visual kind of setup. And there would be

equipment that we would notice because we would get 17

excited. Wow! We can use this when we get going. And 18

19 then we would go back and it would be gone. 20

And there was no sign of break-in at that point. It was -- to me, it was obviously somebody, you

22 know, that didn't go to church anymore, I want to get my

23 stuff back and that kind of thing, but --

24 Q. Did you ever find out who was taking it? 25

A. No. No. And it wasn't -- I don't want to make

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21

But, you know what, your question was, technically could we have gotten out of it, I think we probably could have.

4 Q. Okay. But you choosed (sic) to continue 5 forward?

6 A. We did choose to do that.

7 Q. Okay. And you discussed with GoldStar a 8 leasing option?

9 A. Yes, sir.

Q. Okay. Did you come to an agreement with regard 10

11 to leasing before you moved in?

12 A. Yes, sir.

13 Q. Okay. Do you remember having a signed lease

14 before you moved in?

15 A. Again, when we were talking about that before,

I know they faxed us something, and we signed it. 16

17 Q. Okay.

A. And we sent them money, I mean.

19 Q. Okay.

18

20 A. But I think in speaking with Wanda, the thing

was, is when we started looking at it because we got --

the realtor had a key. And by this point, one of the

doors had been vandalized, and you could go with a

24 combination and open it or whatever. And we were

25 realizing --

it seem like it was a repetitive thing. It only

2 happened once or twice. And once I kind of -- I went

3 back over there -- and I was telling Dan this.

I went over there one time just kind of

thinking -- I was in the area. And I said, well, let me

6 go check on the building and make sure everything is

7 okay. And one of the windows was out and the door to

8 the dome was open.

9 And I went into one of the buildings, and

10 I looked around and there was some equipment there. And

I said, you know what, I need to get this equipment out

12 and put it in my car. Somebody is going to come in here

13 and steal it.

14 And I said, no, because with my luck, I'm 15

going to be walking out of a window (sic) or something with this equipment, and they are going to think I'm

17 stealing it. And sure enough, there was a police

officer that was -- So I told him what was going on.

19 And after that, the building was -- was secured. 20

But during that time, like I think

21 vagrants were living in there for a short period because

there was no -- they didn't break in. There was a door

that was ajar, but we went into one of the rooms and

there was, you know, vagrants in there so... There was

just, you know --